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CALENDAR

OF THE

CLOSE ROLLS

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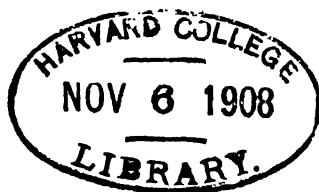
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P R E F A C E .

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of St. John's College, Oxford. The Index has been compiled by Mr. C. T. Flower, M.A., of this Office, with assistance from Mr. Stevenson.

H. C. MAXWELL LYTE.

Public Record Office,

July, 1908.

CORRIGENDA.

- Page 47, line 18 from foot, *for Ralph read Richard.*
- „ 67, „ 11 „ „ *for Alexander read Andrew.*
- „ 68, „ 8 „ „ *for king read king's.*
- „ 71, „ 26, *for Ottonus read Ottobonus.*
- „ 78, „ 6, *for Westminater read Westminster.*
- „ 85, „ 4 from foot, *for Laughton read Langeton (fourth letter obscured by cancellation).*
- „ 89, „ 10 „ „ *after Hertford add “(sic)”.*
- „ 124, „ 10 „ „ *after abbot and convent add “(sic)”.*
- „ 181, „ 18 „ „ *for castles read castle.*
- „ 165, „ 1, *for Suth[am]t[ona] read Suthc[ote].*
- „ 198, „ 22, *after Adam add “(sic)”.*
- „ 200, „ 19, *for Henry read Adam.*
- „ 207, „ 12, *for second Maud read Mabel.*
- „ 209, „ 4 from foot, *after abbot add of.*
- „ 219, „ 3 „ „ *for Edward read Edmund.*
- „ 237, „ 15, *for Bayeux read Bayonne.*
- „ 252, „ 25, *for manors read manor (maneriis corrected to manerio for manerio).*
- „ 255, „ 1, *for Cantesbury read Canterbury.*
- „ 269, „ 4, *for abbot read abbess.*
- „ 271, „ 19 from foot, *for idemnity read indemnity.*
- „ 315, „ 5, *for Wliliam read William.*
- „ 321, „ 17, *for Winchester read Worcester.*
- „ 338, „ 5 from foot, *after enterprise substitute full stop for comma.*
- „ 344, „ 8, *for his read their.*
- „ 346, „ 20 from foot, *for hauds read hands.*
- „ 346, „ 4, *for his read her.*
- „ 360, margin, *for Lucy read Lacy.*
- „ 362, line 24 from foot, *for Willlam read William.*
- „ 365, „ 12 „ „ *for Robert read Ralph.*
- „ 366, „ 3 „ „ *after Peter add “(sic)”.*
- „ 388, „ 21 „ „ *for priory read prior.*
- „ 388, „ 2 „ „ *after city add “(sic)”.*
- „ 392, „ 12, *add comma after steward and delete of.*
- „ 411, „ 18 from foot, *for de read le.*
- „ 411, „ 12 „ „ *for de read le.*
- „ 434, „ 16, *substitute comma for semicolon after consort.*
- „ 449, „ 1, *for second le read de.*
- „ 449, „ 18 from foot, *for knight read knights.*
- „ 479, „ 16, *for Benedict read B[oniface].*
- „ 481, „ 8 from foot, *for John read Henry.*

CALENDAR OF CLOSE ROLLS.

31 EDWARD I.

MEMBRANE 19.

1302.
Nov. 26.
Reading.

To the treasurer and barons of the exchequer. Order to search the rolls of the exchequer, and to certify the king when the treasurer shall next come to him of what debts John de Ferariis owes to the king at the exchequer of the debts of Hawisia, his wife, daughter (*filie*) of Cecily de Mucegros, and of her ancestors, for what cause they are due, and what debts are clear and what are not, and to cause John to have respite for the debts in the meantime.

By K. on the information of J. de Benstede.

To the sheriff of Northampton. Order to deliver Robert de Culeworth of Brackele, who is imprisoned at Westminster for the death of Robert le Porter of Aynho, who was slain in that county, wherewith he is charged, to twelve men of that county who shall mainpern to have him before the justices at the first assize in those parts if any one wish to speak against him, as the king learns by an inquisition taken by the sheriff that he is charged with the said death out of hatred and not because he is guilty thereof.

To John de Warennia, earl of Surrey. Order to cause to be kept safely in prison until otherwise ordered Ralph Deubeneye of Blecchinggele, Thomas le Parker of Blecchinggeleye, Andrew de Morlee, Walter le Tayllur of Blecchinggeleye, William Underhelde of Blecchinggeleye, and Stephen le Dissher of Blecchinggeleye, who are imprisoned in the king's prison of the earl's castle of Reygate for divers trespasses committed by them in the free chaces and warrens of the king and the earl and of others in cos. Surrey and Sussex.

By K.

Dec. 1.
Newbury.

To the sheriff of Cornwall and to the coroners of that county. Order to supersede until otherwise ordered by the king the putting of Roger de Ingepenne in exigent, and to cause his goods and chattels taken into the king's hands by the sheriff to be kept safely without diminution until the king shall cause ordinance to be made concerning them by his council, as Roger, who was indicted before John de Berewyk and his fellows, justices last in eyre in that county, for homicides, harbouring of felons and divers other trespasses committed in that county against the king's peace, and for which he was put in exigent at the king's suit for his contumacy, has appeared in person before the king and has submitted himself to his grace and will concerning these offences and has found mainprise before Walter de Bello Campo, steward of the king's household, to stand to right in the king's court when the king shall wish to speak against him concerning these things.

By p.s. [8069.]

1302.

Membrane 19—cont.

To the sheriff of Berks. Order to deliver to Roger his goods and chattels, which were taken into the king's hands for the reasons aforesaid.
By p.s. [8069.]

Dec. 10. To the sheriff of Northumberland. Order to cause a coroner for that
Marlborough. county to be elected in place of Roger de Hecheham, who is unable to execute the duties of the office because he is intending the collection of the murage granted to the burgesses of Newcastle-on-Tyne and also the repair of the walls of that town.

Nov. 26. To the sheriff of Southampton. Order to deliver to John de Sandale,
Reading. king's clerk, keeper of the king's exchange at London, half of the ship called '*La Coge Sancte Marie de Baiona*,' lately arrested at Southampton by virtue of the king's writ to arrest the goods and chattels of William de Saltu in the sheriff's bailiwick, and to deliver half of her tackle and gear, to do therewith what the king has ordered him, although it is contained in an inquisition that the king caused to be taken by John Gerberge and John de Shirle concerning a moiety of the ship that the moiety on the day of the arrest belonged to Philip de Sancto Severo, and that William had no part therein on the day of the arrest, as the inquisition was improperly taken and was contrary to the tenor of the king's writ, for which reason the king considers it insufficient, and it is also testified before the king by trustworthy men that a moiety of the ship belonged to William on the said day, and that he claimed the moiety after the arrest as his own property and prayed for delivery of it to be made to him.

By C.

Dec. 11. Henry Gotte, imprisoned at Lincoln for the death of William Gotte,
Marlborough. wherewith he is charged, has letters to the sheriff of Lincoln to bail him.

Dec. 10. To the treasurer and barons of the exchequer. Order to deliver to
Marlborough. John de Sandale and Thomas de Cantebrig, the king's clerks, all the issues of land and rents of aliens, as well men of religion as others, in England that were lately in the king's hands by reason of the war between him and the king of France, to be delivered by them without delay to certain noblemen, both clerks and others, of Gascony, as the king, on 17 August, in the thirtieth year of his reign, assigned all the issues aforesaid to the noblemen aforesaid, to be received from that day by the hands of said John and Thomas, or one of them, whom the king appointed to receive the money from the issues aforesaid at the exchequer and to pay it to the noblemen at the terms fixed by the king, until they should be satisfied for certain provisions granted to them by the king, as contained in his letters patent.

Dec. 28. To the sheriff of Gloucester. Order to acquit William Russel, kinsman
Odiham. and heir of Ralph Russel, tenant in chief, of the scutage exacted from him for the knights' fees that Ralph held of the king at his death for the king's army of Wales in the tenth year of his reign, as it appears to the king by inspection of the rolls of chancery that the said Ralph, kinsman and heir of Ralph Russel, tenant in chief, was a minor in the king's wardship at the time when the king was in the said army. It is provided that the scutage of the said fees shall be levied and answered for to the king.

To the same. Order to acquit William Russel, son and heir of Ralph Russel, tenant in chief, of the scutage exacted from him for one knight's fee for the king's army of Wales in the fifth year of his reign, as Ralph

1302.

Membrane 19—cont.

had his service with the king by his order in that army for one knight's fee that he then acknowledged to the king for a moiety of the barony of Neufmarché, as appears to the king by inspection of the rolls of his marshalsea for that army.

Dec. 27.
Odiham.

To the mayor and sheriffs of London. Order to admit John le Clerk in place of William Trente, the king's chamberlain, to execute what pertains to the office of coroner in that city, and to answer to him for all things pertaining to that office in the city, as has been usual in the like case heretofore, as William, to whose bailiwick the office of coroner in the city pertains, cannot attend personally to the execution of the office and has deputed John by his letters patent.

1303.

Jan. 8.
Odiham.

To the treasurer and barons of the exchequer of Dublin. Order to search the rolls of that exchequer and to certify the king of what debts Gilbert son of Thomas de Clare owes to the king there, both of the debts of his father and of other his ancestors and of his own debts, and for what cause they are due, and what debts are clear and what are not, so that the king may be certified thereof before Michaelmas next, and to cause Gilbert to have respite for the debts in the meantime. By K.

Jan. 12.
Odiham.

To Humphrey de Waleden, guardian of the bishopric of Worcester, the see being void. Order to pay to Amadeus, count of Savoy, or to John Vanne, merchant of the society of the Ballardis of Lucca (*Luka*), whom the count has appointed his attorney for this purpose before the king, all issues of the bishopric from the day of the making of the king's letters patent granting to the count, among other things, in payment of 10,000 marks that he lately gave to him, all the issues of the said bishopric, to be received by him until he should be satisfied thence and from the other things for the said sum.

Jan. 11.
Odiham.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause the prioress and nuns of St. Margaret's, Ivingo, to have in Windsor forest six oaks fit for timber, of the king's gift. By K.

To the same. Order to permit the prior and brethren of the Friars Preachers at Oxford to have in the forest of Bernewode twelve leafless oak-stumps (*robora*) for fuel, of the king's gift. By K.

To John de London[ia], constable of Windsor castle and keeper of the king's forest there. Order to permit the Friars minors at Redyng to fell and carry whither they wish fifty-six oaks fit for timber in the wood of Henry de Lacy, earl of Lincoln, at Assherigge, which is within the bounds of the king's forest of Windsor, as the earl has given them the said oaks.

By K. on the information of J. de Britannia.

Jan. 7.
Odiham.

To Robert de Burghessh, constable of Dover castle and warden of the Cinque Ports. The king learns from the complaint of William Servat that whereas he lately caused a ship of Depe to be laden with ginger, cinnamon (*canello*), and divers other sorts of spices to come to the port of Wynchelese for the king's wardrobe, certain mariners of Flanders then in that port with their ships entered the ship with armed force and removed the said spices and other goods found therein from the ship and placed them in their own ships, to the loss and damage of the king and of him. As the king understands that the mariners with the ship, spices and goods aforesaid are still in that port, he orders Robert to inquire as to the truth of the premises with all speed, and if the spices and goods be found in that port or elsewhere in his bailiwick, to cause them to be arrested and kept safely until otherwise ordered by the king.

1303.

Jan. 10.
Odiham.*Membrane 19—cont.*

To the bailiffs of Lynn (*Lenna*). Although the king lately, at the suit of Henry de Lincoln, burgess of Great Yarmouth, ordered the bailiffs to cause goods and wares of merchants of Holland and Zeeland coming into that town to be arrested to the value of 260*l.* without delay, and to cause them to be kept safely until Henry should be satisfied for 260*l.* that were stolen from him by certain malefactors of Holland and Zeeland, and the king afterwards ordered them to cause goods and wares aforesaid to the value of 182*l.* 13*s.* 4*d.*—which are in arrear to him beyond the 77*l.* 6*s.* 8*d.* delivered to him by the bailiffs of Great Yarmouth from the goods and wares of the aforesaid merchants arrested in that port by the king's order—to be appraised and delivered to Henry without delay: the king now, at the request of Humphrey de Bouhun, earl of Hereford and Essex, orders the bailiffs, if the merchants find them or Henry in their presence security to satisfy Henry for the said 182*l.* 13*s.* 4*d.* before Whitsuntide next, to deliver to the merchants the goods and wares thus arrested by them. If the merchants fail to find such security, the bailiffs shall put into execution another writ of the king's previously directed to them for Henry.

Alice, late the wife of Henry de Thornhill, and John, her son, imprisoned at York for the death of Robert de Whitelay, have letters to the sheriff of York to bail them.

*MEMBRANE 18.*Jan. 11.
Odiham.

To the sheriff of Lincoln. Whereas the king—at the suit of William de Waynflet, merchant of the realm of England, suggesting that John, duke of Brabant, had taken wool and other merchandise to the value of 78*l.* 6*s.* 8*d.* from him in Brabant, and had bound himself and all his merchants and the communities of his land and all their goods and chattels to the king's distraint for the full payment of the said sum to William at certain terms long past, and at the complaint of certain other merchants likewise complaining to him for their goods thus taken by the duke—ordered the sheriff to cause all goods and wares of the merchants of the duke's land and power found within that county to be arrested and kept safely until William should be satisfied for the said sum and until the other complainants should be satisfied for their goods in which the duke was likewise bound by his letters patent; and the duke has not yet satisfied William for the aforesaid sum wholly or in part: the king, wishing to provide William with a speedy remedy for the recovery of his debt, orders the sheriff to cause the goods and chattels thus arrested by him to be appraised without delay and to cause them thus appraised to be delivered to William to the value aforesaid. It is provided that the remainder of the goods and wares shall be kept safely until the other merchants shall be satisfied for their goods aforesaid or until the king shall otherwise ordain.

Jan. 7.
Odiham.

To the sheriff of Somerset and Dorset. Order to pay to the abbot of Middleton 50*l.* for the repair of the bridge of the king's castle of Corf.

By K. on the information of W. bishop of Coventry and Lichfield.

Jan. 7.
Odiham.

To the abbot of Middleton. Order to receive the said sum from the sheriff, and to expend it upon the repair of the bridge of the castle by the view and testimony of the constable of the castle.

By K. on the information of the said bishop.

1303.

*Membrane 18—cont.*Jan. 6.
Odiham.

To Robert de Burghersshe, constable of Dover castle and keeper of the Cinque Ports. The king learns from the complaint of Philip Gerardini, of the society of the Spini, John Punch, of the society of the Peruzzi (*Peruch'*), Simon Guidonis, and Guiottus Bonaventure, merchants of Florence, that whereas they lately caused a ship of Sandwich to be loaded at London with 46 sacks and two pockets of their wool to be taken to parts beyond sea, and the ship afterwards put into the port of Northmuth in Robert's bailiwick by reason of contrary winds, certain mariners of the towns of Dam, Neuport, Berflet, and other places in Flanders followed the ship into the port with their boats, and entered her there in hostile manner, and took out of her all the wool aforesaid and carried it away in their ships and boats. As the king is given to understand that the wool is still somewhere in Robert's bailiwick, he orders Robert to make inquisition concerning this with all speed, and to cause the wool to be arrested if it be found within his bailiwick, and to cause it to be kept safely until otherwise ordered.

Jan. 7.
Odiham.

To the treasurer and barons of the exchequer. Peter Child has shown the king that whereas he lately made fine before John de Drokenesford, then supplying the treasurer's place, and before the barons in the name of Peter de Suthchirche and certain others, who were lately appealed by Sabina, late the wife of Michael de Cardoil, of the death of the said Michael, in 100s. to have the king's writ to hear and determine the appeal before the justices assigned, the treasurer and barons cause the 100s. to be exacted from Peter as if the aforesaid appealed had had the writ, although they did not have a bill of the exchequer testifying such fine or a writ to hear and determine the appeal because the appeal was then pending before the king in his court by his writ: the king orders them, if they ascertain that the fine was made to have a writ to hear and determine the appeal, and that the 100s. is exacted from Peter for this reason and no other, to cause him to be acquitted and discharged of this sum.

Jan. 8.
Odiham.

To Thomas de Berkele and his fellows, executors of the will of W. late bishop of Bath and Wells. Order to pay to John de Britannia, the king's nephew, 110*l.* from the debts due from them to the king for the bishop's debts due to the exchequer, in part payment of 500*l.* granted to John by the king to be received at the exchequer in aid of his maintenance. By K.

Jan. 14.
Odiham.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause Robert de Bardelby to have six oaks fit for timber in the forest of Chuyt, of the king's gift. By K.

To Master Richard de Havering, escheator beyond Trent. As the king learns by inquisition taken by the escheator that Robert son of Thomas Bustard of Bustardesthorp did not hold at his death any lands of the king except two carucates of land in Byshopthorp, co. York, by the service of 4 marks yearly to be rendered by the hands of the sheriff of that county for the time being for all service, by reason whereof the wardship of the lands that belonged—[*Incomplete.*]

*Vacated, because on the Fine Roll.*Jan. 10.
Odiham.

To Walter de Gloucestr[ia], escheator this side Trent. Whereas the king lately—upon its being found by an inquisition taken by the escheator that William, late bishop of Bath and Wells, held nothing at his death of the king in chief by reason whereof the wardship of his lands ought to pertain to the king—ordered him not to intermeddle further with the lands that belonged to the bishop; and Anthony de Bradeneye has given the

1303.

Membrane 18—cont.

king to understand that he entered the manor of Overwere, co. Somerset, which had been taken into the king's hands by reason of the bishop's death, by virtue of the order aforesaid: the king orders the escheator, if it be so, to deliver to Anthony the issues received from the manor from the time of its being taken into the king's hands.

Jan. 12.
Odiham.

To the bailiffs of Great Yarmouth. Whereas John, [duke of] Brabant, lately bound himself, for certain goods and wares taken by him within his land and power from William de Hindringham and William de Carleton, merchants of England, to the former in 126*l.* 7*s.* 8*d.* and to the latter in 58*l.* 10*s.* 5*d.* sterling, to be paid to them at terms long past, and the king, as the duke did not keep the terms, ordered the bailiffs to arrest goods and wares of merchants of the duke's land and power coming into their bailiwick to the value of the said sums, and to cause them to be kept safely until William and William should be satisfied for those sums; and the duke has not yet satisfied them, as the king learns from their complaint: the king, who ought not and may not fail in doing justice to William and William and to other merchants of his realm, orders the bailiffs to cause the goods and wares of merchants of the duke's power arrested for this reason to be appraised without delay by the oath of merchants and others of their bailiwick, and to deliver them thus appraised to William and William up to the sums aforesaid, after receiving from William and William security that they will answer for the said goods and wares to all persons who may wish to speak against them concerning them, certifying to the king of their proceedings herein.

By C. & pet.

Jan. 16.
Waverley.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Roger Adam, deceased.

Jan. 20.
Guildford.

To the prior of Lewes. Whereas Brother Bertrand, abbot of Cluny, lately granted at the king's instance to Brother Arn[ald] de Pinoliis, the prior's fellow-monk and the king's chaplain, who has long served the king, sustaining in his service many labours and perils, that he would cause Arnald to be provided with the first benefice pertaining to his or the prior's collation in the realm of England that Arnald should deem acceptable, and he sent his orders to the prior by his letters patent to prefer Arnald to such benefice before other person as soon as an opportunity should arise; and the king now understands that the prior has conferred the priory of Castelacre, which is void by the death of the last prior, upon the prior of Clifford, thus scorning the orders aforesaid and having no consideration for the king's request, at which the king greatly marvels: he requests the prior not to omit to make Arnald prior of Castelacre, if it be still void, or at least prior of Clifford, both out of consideration for the king and by virtue of the abbot's orders aforesaid, certifying the king without delay of his proceedings herein.

To all the king's bailiffs and subjects to whom, etc. Although the king learns by an inquisition taken by Hugh le Despenser, justice of the Forest this side Trent, that it is not to the king's damage or the injury of his forest of Clarendon or of any other person if he were to grant to——[*Incomplete.*]

Vacated because on the Patent Roll.

Jan. 20.
Guildford.

To Walter de Gloucestr[ia], escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Giles de Playz, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

1303.

Membrane 18—cont.

Jan. 20. To the sheriff of Bedford. Order to cause two coroners for that county
Guildford. to be elected in place of Edmund de Wedon, who is incapacitated by infirmity, and of Henry de Flaunvill, deceased.

Jan. 26. To the sheriff of Hereford. Order to cause a coroner for that county to
Chertsey. be elected in place of John de Myntrigg, deceased.

Jan. 20. To Robert de Clifford, justice of the Forest beyond Trent. Order to
Guildford. cause Robert de Barton, clerk, to have in the forest of Ingelwode six oaks fit for timber, of the king's gift.
By K.

To the sheriff of Berks. Order to cause all the timber felled in the forest of Pamberge to be collected and placed in some suitable place near Rading' as speedily (*propius*, in error for *citius*) as possible, and to cause it to be well and securely covered, certifying the king of the number of beams (*lignorum*) felled in the said forest.

By K. on the information of J. de Drokenesf[ord].

Jan. 29. To Hugh le Despenser, justice of the Forest this side Trent. Order to
Chertsey. cause Thomas Paynel to have in the king's wood of Okesholte, which is within the bounds of the forest of Wulvemere, six oaks fit for timber, of the king's gift.
By K.

Jan. 20. To the sheriff of Southampton. Order to permit John de Molis, son
Guildford. and heir of Roger de Molis, to be acquitted of 4*l.* exacted from him by summons of the exchequer for scutage for the king's armies of Wales in the fifth and tenth years of his reign, as the king, on 14 May, in the eighteenth year of his reign, because it appeared to him that Roger did his service in the said armies, ordered the treasurer and barons to cause Roger to be acquitted of 85*l.* 2*s.* 6*d.* that they exacted from him for scutages for the said armies, as appears by inspection of the rolls of chancery.

MEMBRANE 17.

Feb. 4. William Fox of Waterfal, imprisoned at Stafford for the death of
Windsor. Ranulph de Leyes, wherewith he is charged, has letters to the sheriff of Stafford to bail him.

1302.

Dec. 30. To the treasurer and barons of the exchequer. R. bishop of Hereford,
Odiham. one of the executors of the will of Thomas, late bishop of Hereford, has shown the king that whereas the king on 16 June, in the fourth year of his reign, granted by his letters patent to Thomas the manor of Erleye, near Rading', which belonged to Henry de Erleye, deceased, tenant in chief, and which was in the king's hands by reason of the minority of Henry's heir, to have until the heirs should come of age, rendering therefor 16 marks yearly to the exchequer, and afterwards, on 7 July, in the fifth year, he granted by other letters patent, for a fine of 200*l.* made with him by Thomas, the wardship of the lands that belonged to Philip de Arneleye, tenant in chief, to have, with the advowsons of churches and dowers, when they should fall in, until Philip's heirs should come of age, with the marriage of the heirs, and Thomas had the wardship of the said manor and of the lands that belonged to Philip until his death, and afterwards Richard and his co-executors of the will had the wardship until John de Erleye, son of Philip, came of age, by virtue of the fine and grant aforesaid, for which reason they ought to be discharged of the 16 marks from the said 7 July, the treasurer and barons, although

1302.

Membrane 17—cont.

the 200*l.* have been paid in full to the exchequer, exact the said 16 marks yearly from the bishop and his executors from the said 7 July as if the manor had not been contained in the king's last grant and as if Philip's heir were still a minor in the king's wardship. As the bishop has suggested to the king that an error had occurred in writing Henry's name and in Philip's surname (*cognomen*) to wit the name of Henry for that of Philip and the surname 'de Arneleye' for that of 'de Erle,' and has besought the king to cause a remedy to be provided for him and his co-executors, and the king has at his request caused the rolls of the late king's chancery and of his own to be searched in this behalf, and it appears to the king by inspection of the rolls of the late king's chancery of the fifty-sixth year of his reign that the late king took the homage of the said Philip, son and heir of the said Henry, for all the lands that Henry held at his death of the said king in chief, and by inspection of the rolls of the king's chancery that Philip died in the third year of his reign, and that his lands were taken into the king's hands by reason of his death, and were in his hands from that year by reason of the minority of the said John until 18 January, in the twentieth year, and also that the wardships of the manor and lands were granted to Thomas under the names of Henry and Philip in the fourth and fifth years of the reign in form aforesaid, whereby it appears that an error had arisen in writing the name and surname: the king orders the treasurers and barons to search the rolls of his exchequer and if they ascertain that the said 200*l.* were paid to the king for the wardships aforesaid, to discharge the bishop and his co-executors of the said 16 marks yearly from 7 July aforesaid. It is provided that the king shall be satisfied for the 16 marks for the fourth year.

1303.

Jan. 16.
Waverley.

To the sheriff of Sussex. Order to deliver to Amedeus, count of Savoy, or to Peter de Custancia, his attorney, by indenture all the goods and chattels that belonged to Richard son of Alan, earl of Arundel, in his manor of Burne and other lands in that county that are in the king's hands by reason of the minority of Richard's heir, which goods and chattels the king ordered John Abel, then sheriff of that county, to take into his hands after Richard's death for certain debts due from Richard to the exchequer, and the king afterwards granted the custody of the manor and lands to Amedeus during the heir's minority, in part satisfaction of certain debts due to him from the king, as the king wishes to hasten the satisfaction of the debts.

Jan. 20.
Guildford.

To John de Namure and the other keepers of the land of Flanders. The king learns from the complaint of William Servate, citizen and merchant of London, that whereas he lately sent Andrew, his servant, to Provence (*ad partes provincie*) to buy divers provisions of spices and other necessities for the king's wardrobe, and Peter wished to take the provisions thus made by him to London to be delivered to the keeper of the king's wardrobe, Lambert Lebote, master of the ship called '*Ludewyk* [*k*] *de la Hoke*' of Flanders, Peter de Vyninges, William de la Mote, and Topardus de la Mote, and certain other mariners of the ship assaulted Peter on the sea-coast near Wynchelse, and took and carried away from him spices and other necessities to the value of 445*l.* 2*s.* 10*d.*, and the said master and mariners, after their ship had been driven by contrary winds into the port of Wynchelse, were there arrested by the bailiffs of the town at the suit of William and were attached, according to custom, to answer to William before the warden of the Cinque Ports for the spices and wares aforesaid and to do and receive in the premises what justice should

1303.

Membrane 17—cont.

require, and certain of the mariners coming to the king's court in the town of Wynhoese by reason of the attachment aforesaid, the others who remained in the ship violated the arrest and attachment and fraudulently went away with the ship and the spices and merchandise without making satisfaction wholly or partly to the king or to William, and carried away with them a son of William of the age of twelve years, to the king's contempt and prejudice and to William's damage and loss. The king requests and requires them to cause such restitution to be made to William and such speedy remedy to be provided for the king for the contempt aforesaid and to William for his damages in this behalf that it may not be necessary for the king to apply his hand for lack of justice, and to cause William's son to be sent back without delay.

Feb. 7.
Windsor.

To John de Sandale, keeper of the exchange of London. Order to deliver to John de Drokenesford, keeper of the king's wardrobe, whom the king is sending to Southampton for certain of his affairs, half of the ship called '*Coga Sancte Marie*,' which half was forfeited and adjudged to the king with other goods of William de Saltu, late citizen of Bayonne, for certain causes, and which was arrested in the port of Southampton by the king's order, in order that John may make his advantage thereof as shall seem best to him.

Vacated, because [the letters] were not sealed.

To John de Drokenesford, keeper of the king's wardrobe. Order to receive half of the said ship from John de Sandale, and to make the king's advantage thereof by sale or otherwise as shall seem best to him, provided that Fernandus du Verger, to whom the custody of the other half of the ship is said to pertain, shall not be hindered or delayed from making his advantage thereof.

Vacated, because [the letters] were not sealed.

Jan. 26.
Chertsey.

To the abbot and convent of Redyng'. Order to fulfil with all speed the order of R. bishop of London and of Master Bartholomew de Ferentino, canon of London, collectors of the tenth for three years in the realm of England imposed by pope Boniface VIII, to send all the money that they have collected to them at London within eight days of the receipt of their letters, laying aside all excuse and delay (*dilectione*, in error for *dilation*), so that they may earn the king's commendation and so that the king's affairs, which need great speed, may not be retarded in their default.

The like to the following :

The abbot and convent of Shireburn.

The abbot and convent of Oseneye.

The abbot and convent of Glastonbury.

The abbot and convent of St. Augustine's, Canterbury.

The abbot of Burton-on-Trent.

The priors (*vic*) of St. Nicholas, Exeter.

The abbot and convent of Hyde, Winchester.

The abbot and convent of Langel[eye], to send within six days.

The prior and convent of St. Katherine's without Lincoln.

The prior and convent of St. Edmunds, to send within four days.

Jan. 20.
Guildford.

To Nicholas Fermbaud, late guardian of the bishopric of Bath and Wells. Whereas the king lately granted to Amadeus, count of Savoy, in part satisfaction of certain debts due to him, all issues of the bishopric aforesaid, as contained in the king's letters patent, the king orders

1303.

Membrane 17—cont.

Nicholas to be present in person before those whom the count shall depute by his letters patent to receive the issues collected by Nicholas from the bishopric and to audit his account, at a certain day and place that they shall make known to him, to answer and satisfy them for the issues.

Feb. 5.
Windsor.

To the mayor and sheriffs of London. Whereas the king learns by inquisition taken by Ralph de Sandwyco and John le Blund that James son of Nutus, merchant of Florence, bought from Giles de la Mote, merchant of Bruges, three barrels of oil in the city of London, and that he satisfied Giles in full for them long before Giles was convicted of a trespass committed by him in sending by Collardus, his yeoman, 85*l.* sterling out of the realm, contrary to the ordinance made by the king and his council against taking or sending out of the realm sterlings or silver in mass, and that James withdrew the barrels from the house of Walter Coksy in the same city, where they had been in Giles's custody, by the purchase aforesaid, and that they were separated from Giles's goods before the latter were forfeited to the king by reason of the trespass aforesaid: the king orders them to deliver the three barrels of oil, which were arrested by them as forfeited by reason of the trespass aforesaid, to James, if they be detained solely for this reason.

Feb. 15.
Langley.

To Walter de Glouc[estria], escheator this side Trent. Order to cause Geoffrey de Say, son and heir of William de Say, tenant in chief, to have seisin of the lands whereof his father was seised at his death in his demesne as of fee, as he has proved his age before the king. By p.s. [8124.]

Jan. 20.
Guildford.

To the sheriff of Lincoln. Whereas the king lately ordered him to purvey and buy for his use by the view of William de Whetele, clerk, 1,000 quarters of wheat, 500 quarters of oats, 500 quarters of beans and pease, to be sent to Berwick-on-Tweed for the maintenance of the king and of his subjects going to Scotland shortly, as contained in the king's letters patents to the sheriff; and the king now understands that certain merchants of the sheriff's bailiwick have offered to find the king these quantities of corn on condition that good security be found them for payment therefor at Midsummer next as shall be agreed between the sheriff and them: the king orders the sheriff, if the merchants will find the said quantities of corn at a reasonable price and will deliver them to the sheriff and will find him security to do so, to cause good and sufficient [security] to be found the merchants for payment at Midsummer both from the issues of his bailiwick and from the aid of 40*s.* granted to the king from every knight's fee in that county to marry his eldest daughter, which were assigned at another time to make such provisions, and to cause the corn when received to be sent to Berwick-on-Tweed.

Jan. 20.
Guildford.

To the constable of the castle of Skipton-in-Craven. Order to permit the executors of the will of John de Sancto Johanne to have free administration of all his goods and chattels in that castle and its members, and to cause them to have the issues of the castle and members received by him from John's death until Martinmas last, together with the fermes and rents of the castle and its members for the said term, in order to make execution of John's will, as the king, of his special grace, looks to (*ceperimus nos ad*) John's heirs for all debts due from him to the exchequer at his death, and has granted by his letters patent that John's executors shall have full administration of all his goods, and has also granted to the executors by other letters patent all issues of the

1303.

Membrane 17—cont.

castle and its members, which the king granted to John for life, from the time of John's death until Martinmas last, together with the fermes and rents for that term, for the execution of John's will [*Calendar of Patent Rolls, 1801-1807, p. 69*].

The like to the constable of Cokermuth castle.

Feb. 12.
Langley.

To the receivers of the new custom in the county of Lincoln. Order to cause Ralph de Stok, clerk of the king's great wardrobe, to have from the first money arising from the custom, excepting the money from the custom of wool, hides and wool-fells and wines, 60*l.* for his wages of 20*l.* yearly in that office for the twenty-eight, twenty-ninth, and thirtieth year of the king's reign, so that he shall receive this sum within a year from the present time. It is provided that John de Drogenesford, keeper of the wardrobe, shall be charged with the said 60*l.* and that they shall have his letters patent testifying the payment made to John.

By the treasurer.

MEMBRANE 16.

Feb. 10.
Langley.

To the sheriff of Kent. Order to release Peter de London[ia], fisher, from prison at Canterbury—wherein he is imprisoned by virtue of the king's order to the sheriff to justice Peter by his body until he should satisfy holy church for his contempt and wrong, which order was issued at the denunciation of R. archbishop of Canterbury, who signified to the king by his letters patent that Peter was excommunicated for his contumacy and that he would not be justified by ecclesiastical censure—upon his finding security to be before the king at his will, as the abbot of St. Augustine's, Canterbury, asserts that Peter is subject to him and wholly exempt from the archbishop's jurisdiction by virtue of an exemption lately made to him by the pope, concerning which matter an ordinance was made before the king and his council in his parliament at Lincoln.

Feb. 10.
Langley.

To the treasurer and barons of the exchequer. Whereas the king granted by his letters patent to Reymund Michel and Bartholomew de Ryvers and to certain other of his merchants of Gascony that they should have and receive from the treasurer and barons 3,870*l.* 13*s.* 1*d.*, due to them from the king for wines taken from them by Adam de Rokesle, then the king's butler, James de Neubury and others deputed for this purpose by the king, in divers ports of the realm in the 26th and 28th years of his reign, for the expenses of his household, which sum was to be paid out of the issues of the lands that belonged to Edmund, late earl of Cornwall, which had come to the king by right of inheritance; and although the merchants received a certain part of the said sum from the issues, in accordance with the said grant and with an assignment made to them under the seal of the exchequer, a great part of the sum is still in arrear, as the king learns from their complaint: the king orders the treasurer and barons to cause to be assigned to the merchants anew some issues of the said lands or from other lands in suitable places, to be received by them until they shall be satisfied for the arrears of the said sum, so that they may not have cause to come to the king again in this behalf.

Feb. 10.
Langley.

To the same. Whereas John de Stratelinges, deceased, acknowledged in chancery that he owed to Henry de Podio, merchant of Lucca, and to his fellows, merchants of the society of the Ricardi of Lucca, 200*l.*, and the king afterwards took the debt into his hands with other debts due to

1303.

Membrane 16—cont.

the merchants for divers debts due from them to him, and the king, in consideration of John's good service to him, has remitted and pardoned the debt to the executors of his will: the king therefore orders the treasurer and barons to cause the said debt to be allowed to the merchants in the debts due from them to the king, when account and allowance for the debts thus taken into the king's hands shall be made between the king and them.

By K. on the information of J. de Benstede.

Feb. 12.
Langley.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause Elias de Albinaco, son and heir of Ralph de Albinaco, to be acquitted of the demand made upon him for scutage for the knights' fees that Ralph held of the king for his army of Wales in the tenth year of his reign, as it appears to the king that Ralph did his service in that army.

By p.s.

Feb. 6.
Windsor.

To the sheriff of Essex and John de Bassingburn, appointed to levy and collect the aid of 40s. upon each knight's fee in the realm lately granted to the king in order to marry his daughter. Whereas the king granted to the executors of the will of Edmund, late earl of Cornwall, among the wardships and marriages granted to them in part payment of 10,000 marks due from him to the earl, the wardship of the lands that belonged to Edmund de Kemesek, tenant in chief, which are in the king's hands by reason of the minority of Edmund's heirs, to have until the heirs shall come of age: and the sheriff and John distrain the executors to pay the aforesaid aid to the king from the lands that belonged to Edmund de Kemesek in Great Saunford, in that county, as if the heirs were not under age and in the king's wardship: the king orders them to supersede entirely the distraint for the aid for the lands in Saunford, and not to molest or aggrieve the executors in this behalf.

Feb. 10.
Windsor.

To William Trente, taker of the king's wine of the right prise throughout England. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine of the king's right prise, as the late king granted to them a tun of wine yearly, to be received between Christmas and the Purification, for the celebration of mass in their church of Beaulieu, and the king granted that they should have the tun yearly from his right prise by the hands of the takers of his wines at Southampton, as contained in his letters patent.

The like in favour of the abbot and convent of St. Edward's, Letteleye, for one tun.

Feb. 12.
Langley.

To the treasurer and barons of the exchequer. Whereas the king lately assigned by letters patent under the exchequer seal to Gaillard Cheval and certain other merchants of Gascony, 1,982*l.* 0*s.* 8*d.* due to them for wines taken from them in the 19th year of his reign by Adam de Rokesle, then his butler, and by others deputed by the king in divers parts of the realm for the expenses of his household, to be received by them from the money issuing from the fifteenth in co. Wilts and in certain other counties; and although they received part of that sum in accordance with the assignment, they have not yet been satisfied for part of it, as the king learns from their complaint: the king orders them to cause issues to be assigned anew to the merchants in places where the treasurer and barons shall see fit without delay, to be received by the merchants until they shall have been satisfied for the arrears of the aforesaid sum, so that the merchants shall not have reason to come to the king again in this matter.

Membrane 16—cont.

1303.

Feb. 10.
Langley.

To the sheriff of Cornwall. Order to deliver to Richard son and heir of Richard de Hywysh, tenant in chief, the lands that belonged to his father, together with the issues received from them since they were taken into the king's hands by the sheriff, as it is testified before the king by John de Berewyk that the lands were taken into the king's hands by him and his fellows, justices last in eyre in that county, because Richard had entered them after his father's death before he had proved his age and without making the king any satisfaction for his marriage, and Richard has made agreement with the king for his marriage. By C.

The like to the sheriff of Devon.

Feb. 6.
Windsor.

To the sheriffs of London. Order to pay to Terricus de Alemann[ia], the king's yeoman, 10 marks for the present Easter term, as the king has granted to him for life, for his good service to the king, 20 marks yearly for his maintenance, to be received from the sheriffs of London for the time being from the ferm of the city at Easter and Michaelmas, as contained in the king's letters patent to Terricus [*Calendar of Patent Rolls*, 1801-1807, p. 112].

Feb. 10.
Langley.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Maud, late the wife of Ralph de Boxstede, tenant in chief as of the honour of Boulogne, which is in the king's hands, as she has taken oath before the king that she will not marry without his licence.

Feb. 10.
Langley.

To Master Richard de Havering', escheator beyond Trent. Notification that the king has assigned to Aucher son of Henry and Joan, his wife, the second daughter and heiress of Laderana, late the wife of John de Bella Aqua, from the knights' fees that John held of him in chief at his death by the courtesy of England of the inheritance of Laderana, which were taken into the king's hands by reason of John's death, as the purparty falling to them of the fees: a moiety of a fee in Merston, co. York, which moiety the heirs of William son of Thomas hold, and which is extended at 12*l.* yearly; 1½ fees in Allerton, Clarton, Lynlandes, Dunseford, Little Useburn, Hoperton, Horsford, and Raudon, in the same county, which John Mauleverer holds, and which are extended at 14*l.* yearly; a thirteenth of a knights' fee in Tocwith, in the same county, which thirteenth John de Kyrkeby holds, and which is extended at 50*s.* yearly; a quarter of a fee is Coupmanthorp, in the same county, which quarter Richard Malebys holds, and which is extended at 10*l.* yearly; a quarter of a fee in Bilton, in the same county, which quarter William le Vavasur and Richard le Waleys hold, and which is extended at 4*l.* 10*s.* 0*d.* yearly; a moiety of a fee in Neuton Kyme, in the same county, which moiety Simon de Kyme holds, and which is extended at 8*l.* 10*s.* 0*d.* yearly; and order to cause Aucher and Joan to have seisin of the said purparty.

Afterwards partition of the fees was made in another manner on the prosecution of Miles de Stapelton for the king, as appears on the back of the Close Roll for the thirty-second year.

To the sheriff of Norfolk. Order to cause Margaret, late the wife of Edmund, late earl of Cornwall, to have seisin of a messuage, 191½ acres of land, 8 acres of meadow, 50 acres of heath, an acre of turbary, 4*l.* 9*s.* 2*d.* yearly of rent, and of a rent of 24 hens, 2 capons and a goose in Baketon, Paston, Wytton, Shachef, and Monesle, as the king learns by an inquisition taken by the sheriff that the lands, etc., which William Pecche, who was outlawed for felony, held, have been in the king's hands

1303.

Membrane 16—cont.

for a year and a day, and that William held them of Margaret, and that John Fastolf of Yarmouth, Thomas Rotefish of Baketon, and Reginald Stiende of Wytton have had the king's year and day thereof, for which they ought to answer to the king.

To the bailiffs of Boston. Whereas the king lately—at the complaint of Henry de Lincoln[ia], burgess of Great Yarmouth, that he put certain of his goods and wares to the value of 260*l.* by Roger de Leycestr[ia] and Hugh de Strumesawe, his yeomen, in a ship that he hired from Hugh Balle Heynessone of Zeeland (*Seland'*), master of the ship, and that Hugh and the other mariners maliciously slew Roger and Hugh and carried off the goods and wares aforesaid to Cach' in Zeeland and detain them—requested John, late count of Holland and Zeeland, by his letters to hear Henry's complaint and to cause justice to be done to him; and because the count has failed to exhibit justice to Henry, although he has been often asked to do so, as the burgesses of Yarmouth have signified to the king by letters testimonial under their seal, the king ordered the bailiffs of Yarmouth to cause goods and wares of the merchants of Holland and Zeeland found within their bailiwick to be arrested, and to cause them to be appraised by the oath of merchants and others of their bailiwick, and to cause them to be delivered thus appraised to Henry up to the value of 260*l.*; and the bailiffs returned to the king that they had delivered to Henry goods and wares of the said merchants thus arrested to the value of 77*l.* 6*s.* 8*d.* by virtue of the order aforesaid, in part payment of the said 260*l.*, and that there were no other goods of the merchants of Holland and Zeeland in their bailiwick whence they could satisfy Henry for the remainder of the said sum, in whole or in part; whereupon the king ordered the bailiffs of Lynn to cause all the goods and wares of the merchants of the said parts, which he had previously caused to be arrested by them for this reason, to be appraised by the oath of merchants and others, and to cause them to be delivered thus appraised to Henry to the amount of 182*l.* 13*s.* 4*d.*, which were lacking of the aforesaid sum; and they returned in like manner that they had delivered to Henry goods and wares of the said merchants to the value of 28*l.* 6*s.* 8*d.*, in part payment of the said 182*l.* 13*s.* 4*d.*, and that no other goods of the said merchants had been found whence they could satisfy Henry for the remaining 154*l.* 6*s.* 8*d.*: the king orders the bailiffs of Boston to cause goods and wares of the merchants of Holland and Zeeland that the king caused to be arrested by them for this reason, which have been appraised at 88*l.* 6*s.* 8*d.* by the oath of merchants and others of their bailiwick by the king's order, as they have signified to them, to be delivered to Henry, in part satisfaction of the said 154*l.* 13*s.* 4*d.* (*sic*), and to cause other goods of the said merchants coming into their bailiwick to be arrested to the amount of the balance.

Feb. 18.
Langley.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with three messuages, 80 acres of land and two acres of meadow in Suthho and Bouton, co. Huntingdon, which he has taken into the king's hands by reason of the lands that Hamo le Parker held of the king, as the king learns by an inquisition taken by the escheator that William le Parker, now deceased, enfeoffed Hamo, tenant in chief, of the premises, to him and the heirs of his body, with reversion in default of such heirs to William, and that Hamo continued his seisin thereof until his death, and that he died without an heir of his body, and that the tenements are held of divers chief lords by divers services, to wit the

1303.

Membrane 16—cont.

messuages, 10 acres of land and two acres of meadow of Ralph de Monte He[r]mer[ii], earl of Gloucester and Hertford, by the service of 7*d.*, and 7 acres and a rood of land are held of Robert le Moyne by the service of 8*d.*, and an acre of land is held of William de Paxton by the service of 1*d.*, and 5 acres and a rood of meadow are held of John le Clerk by the service of $\frac{1}{2}$ *d.*, and $\frac{1}{2}$ acres are held of Richard de la Mar' by the service of a halfpenny, and 5 acres and a rood of land are held of John de Stok by the service of 6 $\frac{1}{2}$ *d.* yearly.

MEMBRANE 15.

Feb. 16.
Watford.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Isabel, late the wife of Solomon de Chaunz, tenant in chief, in the presence of Ralph del Escher', who married Joan, Solomon's eldest daughter and co-heiress, and of Margery, the second daughter and co-heiress, if they wish to be present, as she has taken oath before the king that she will not marry without his licence.

Feb. 17.
St. Alban's.

To John de London[ia], constable of Windsor castle. Order to cause the houses, tower, walls and bridges of the castle, with the stable and wall of the king's garden without the castle, the houses and ponds of the park of Windsor, with the paling about the park and the houses, and walls of the manor of Kenyton, with the paling and wall about the king's park there, to be repaired where necessary.

Feb. 10.
Langley.

To the same. Order to pay to two chaplains celebrating divine service in the king's chapel of that castle 50*s.* a year each; to Roger de Wyndesor', janitor of both gates of the castle, 4*d.* a day; to Thomas Burnel, one of the viewers of the king's works in the constable's bailiwick, 2*d.* a day; to Roger de Wyndesor', the other viewer of the works, 2*d.* a day; to Master John de London[ia], clerk of the king's works, 2*d.* a day; to the four watchmen of the castle, 2*d.* a day each; to Adam the gardener of the king's garden without the castle, 2 $\frac{1}{2}$ *d.* a day; to John de Bathon[ia], janitor of the king's park of Windsor and keeper of his houses there, 4*d.* a day; to Robert de Say, chief forester of Windsor forest, 12*d.* a day; to John le Messenger, the parker of Kenyton park, 1 $\frac{1}{2}$ *d.* a day: being their wages and stipends, from Michaelmas, in the thirtieth year of the reign, until Michaelmas following.

To the treasurer and barons of the exchequer. Whereas Osbert Hamely of Cornwall was amerced at 100 marks for certain trespasses whereof he was convicted before the justices last in eyre in that county, and the king understands that Osbert is now so poor and weak that he is now unable to satisfy the king for this sum without depression of his estate, and that it will be necessary for him and his wife and children to beg unless the king show them favour: the king, compassionating their estate, orders the treasurer and barons to make inquiry in the best way possible concerning Osbert's estate and means, and if they find that Osbert is so weak that he cannot satisfy the king for the said sum without impoverishing his estate, they shall cause the said debt to be attorned before them in the exchequer, so that Osbert shall pay 100*s.* or 10 marks yearly according to their discretion and in accordance with his means until the 100 marks shall be paid, or at least for so long as the king shall cause this grace to be continued for him.

Membrane 15 - cont.

1303.

Feb. 20.
Hertford.

To the sheriff of Northumberland and to the coroners of that county. Whereas the king, at the instance of Margaret, Queen of England, and of Elizabeth, countess of Holland, his daughter, has pardoned William Frend of Burnton the suit of his peace for the death of William de Chathowe, wherewith he is charged, and also for receiving Robert le Bakester', Henry Peper, and William Borghbred of Newcastle-on-Tyne, who are charged with the death aforesaid, as contained in his letters patent to William [*Calendar of Patent Rolls*, 1801-1807, pp. 97, 98]: the king, at the instance of his daughter, wishing to show William further favour, has granted to him his goods and chattels to the value of 10*l.* 2*s.* 0*d.*, which were taken into the king's hands by the sheriff and coroners for this reason, and he orders them to deliver the goods and chattels to him.

By p.s.

To the keeper of the manor and park of Guldeford. Order to cause oaks and leafless trunks to be felled in that park where it may be done with the least damage, by the view and testimony of four men of the town of Guldeford, and to cause as many as necessary of the trunks to be sold, and to cause the king's bridge in the park and the paling about the park and the king's garden there to be repaired out of the issues of his bailiwick and from the issues of the said trunks, by the view and testimony of the said men.

By K. on the information of W. bishop of Coventry and Lichfield.

Feb. 20.
Hertford.

To the treasurer and barons of the exchequer. Whereas the king granted to John de Sancto Johanne, deceased, that he might pay all the debts due from him to the exchequer by 50 marks yearly during the king's pleasure, on condition that his heirs should remain charged with the debts that should be found to be due to the king after John's death, and that his heirs should pay 50 marks yearly for the debts in form aforesaid: the king orders the treasurer and barons to cause John [son] and heir of the said John to have the said terms, and to cause this to be so done and enrolled.

Stephen de Gretenok, imprisoned at Warwick for the death of Thomas Blok, wherewith he is charged, has letters to the sheriff of Warwick to bail him.

To the mayor and bailiffs of Southampton. As the king learns by an inquisition taken by Robert de Glamorgan and John de la Lee that Pelegrin de Castello, merchant of Bayonne, wished to take to Devon and Cornwall for the purchase of lead and tin and other merchandise the 24*l.* arrested by the mayor and bailiffs in a ship in the port of Southampton, under the belief that he wished to carry the money to parts beyond sea contrary to the king's inhibition of the export of money or silver in mass, and that he did not wish to take the money to parts beyond sea, as the mayor and bailiffs charged him with intending to do: the king orders them to deliver the money to Pelegrin without delay.

Feb. 25.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer. It is shown to the king on behalf of Joan, late the wife of Theobald le Butiller, tenant in chief, that whereas Thomas de Normanvill, late escheator beyond Trent, demised to her the wardship of two parts of all the lands that belonged to Theobald in cos. York and Lancaster, to have during the escheator's pleasure for 48*l.* yearly to be rendered to the exchequer, and the king afterwards granted to William le Butiller of Wemme the said wardship, to have until Theobald's heirs come of age, the treasurer and barons exact the

1303.

Membrane 15—cont.

said 48^l. yearly from her from the time of the demise to her by the escheator as if the wardship were still in her hands: as it appears to the king by inspection of the rolls of his chancery that he granted the wardship to William from the twentieth of February, in the fourteenth year of his reign, during the minority of Theobald's heirs, he orders the treasurer and barons to supersede the demand upon Joan for the said 48^l. yearly from the twentieth of February aforesaid, and to cause her to be discharged and acquitted thereof.

March 4. To the sheriff of Westmoreland. Order to cause Margaret de Ros to have seisin of a moiety of a messuage in Kyrkeby in Kendale, as the king learns by an inquisition taken by the sheriff that the moiety, which Roger de Standplogh, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Roger held it of Margaret, and that it is still in the king's hands, and that William de Kyrkeby in Kendale had the king's year and day thereof, for which he ought to answer to the king.

March 6. To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the manor of Huntingfeld, which was taken into the king's hands by reason of the death of Roger de Huntingfeld, or with the issues thereof since it was thus taken into the king's hands, as the king learns by an inquisition taken by the escheator that Roger and Joyce, his wife, jointly held the manor at the time of his death to them and Roger's heirs of the gift and feoffment of Simon de Ellesworth by a fine levied in the king's court concerning it, and that Joyce continued her seisin of the manor with her husband until the day of his death, and that the manor is held of the honour of Eye, which is now in the hands of the countess of Cornwall, by the service of 1½ knights' fees.

To John Wogan, justiciary of Ireland. Order to cause Gilbert, son and heir of Thomas de Clare, to have seisin of the lands in Ireland whereof his father at his death was seised in his demesne as of fee, as Gilbert has proved his age before the justiciary and Master Thomas Cantok, chancellor of Ireland, as appears to the king by the proof returned into his chancery of England, and the king has taken Gilbert's homage.

Robert Packe, imprisoned at Lincoln for the death of William de Messingham, wherewith he is charged, has letters to the sheriff of Lincoln to bail him.

March 5. To the bailiffs of Kyngeston-on-Hull. Adam de Barton has suggested to the king that John, duke of Brabant, by his letters patent, which Adam showed before the king in chancery, is bound to him and Robert de Lyndeseye, Henry de Wysted, and Walter de Beverlaco in divers sums of money, and that the duke unjustly detains these sums from them although he ought to have paid them long ago and had been many times requested to do so: the king, wishing to aid them in recovering their debts aforesaid, orders the bailiffs to cause to be arrested all goods and wares of all merchants of the land or power of the duke found in that town, and to cause them to be kept safely until Adam, Robert, Henry and Walter have been satisfied for the said sums of money or until otherwise ordered.

March 8. To Richard Oysel, constable of the castle of Skypton-in-Craven. Order to cause Adam de Osgodby, king's clerk, to have in the woods of Crokrys and Elszon twelve oaks fit for timber, of the king's gift.

By K. on the information of J. de Benstede.

1303.

Membrane 15—cont.

March 1.
St. Catharine's
by the Tower.

To John de Sandale, keeper of the king's exchange at London. Whereas the king lately ordered John to cause to be sold as should seem best to him for the king's profit the moiety of a ship called '*Coga Sancte Marie*' of Bayonne, with half of its entire tackle and gear, which moiety had been lately arrested by the sheriff of Southampton at Southampton by pretext of an order of the king to him to take into the king's hands the goods and chattels of William de Saltu for certain causes, which moiety the sheriff delivered to John by the king's order, and to pay the money thence arising to John de Beryes, Arnald de Sancto Martino, Reymund de Artigalung, William de Sancto Paulo, John de Seignaus, Peter de Francia, yeoman of John de Seintrik, and Vincent de Lagenes, citizens and merchants of Bayonne, in part payment of the 500*l.* granted to them by the king in aid of their costs and expenses in a certain prosecution made by them in the king's name against the said William de Saltu, and to certify the king of his proceedings; and he has signified to the king that he has not found anyone who would give as much for the moiety as Sabaldus de Saut, citizen of Bayonne, who has offered to give 30 marks in money and 70 marks in letters assigned from the custom on wool at Bayonne; and the said William de Sancto Paulo and Arnald de Sancto Martino have in person given the king to understand in chancery that Peter de Sancto Paulo, merchant of Bayonne, is prepared to pay them 100 marks for the moiety aforesaid with the moiety of the tackle and gear, and they have besought the king to deliver the moiety to Peter as of the value of 100 marks, in part satisfaction for the said 500*l.*: the king, wishing to satisfy John, Arnald, Reymond, William, John, Peter and Vincent for the said 500*l.* from the goods of William de Saltu as speedily as possible, orders John to deliver to Peter de Sancto Paulo the said moiety with a moiety of the tackle and gear, in the name of John, Arnald, Reymond, William, John, Peter, and Vincent.

March 10.
Westminster.

To the sheriff of York. Order to release John de Kayvill from prison at York, wherein he is detained for a re-disseisin committed by him upon Peter de Eyvill of a blocked-up way in Kayvill, as the king has pardoned him, at the request of W. bishop of Worcester, what pertains to him by reason of the re-disseisin. By K. on the information of J. de Benstede.

March 10.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Whereas the king learns by an inquisition taken by the escheator that the escheator was wont to go to the priory of Priterwell upon each voidance of the priory in times past, and to take there a simple seisin in name of the king's royal lordship, and to depute a janitor at the gate of the priory for the indemnity of the convent of that place, and that the escheator and janitor left immediately when he who was elected or appointed prior brought with him the king's letters of admission, without receiving or levying any issue thereof for the king's use, and it is found by inspection of the rolls of the exchequer that nothing was answered for at the exchequer to the king or his progenitors, kings of England, for any issues of the priory during any voidance, and the prior of St. Pancras, Lewes, has appointed Brother John de Monte Martini as prior of Priterwell, as appears to the king by the letters patent of the prior of Lewes, and the king has taken John's fealty and restored to him the temporalities of the priory: the king therefore orders the escheator to restore to John all the temporalities, with everything received from them, so that John make answer to the king at the exchequer in the same way as his predecessor, prior of that place, was wont to answer to the king, in accordance with the form of an ordinance made at the exchequer concerning alien men of religion by reason of the war between the king of France and the king.

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Membrane 15—cont.

March 9. To the treasurer and barons of the exchequer. Notification that the king has granted respite to Hugh de Veer, who married Dionisia, daughter and heiress of William de Monte Caniso, tenant in chief, for 58*l.*, to wit for the 29*l.* exacted from Hugh by summons of the exchequer for scutage for the king's army of Wales in the fifth year of the reign, and for 29*l.* exacted from him for the relief of the said William, until the quinzaine of Michaelmas next, and order to cause him to have such respite.

By K. on the information of J. de Benstede.

March 8. To William Trente, taker of the wines of the king's right prise throughout England. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine, in accordance with the late king's grant to them by his charter of a tun of wine of his right prise at London on the morrow of St. Botolph, by the hands of his chamberlain at London, for the celebration of divine service in their church.

March 11. To the treasurer and barons of the exchequer. Whereas the king, on 24 December last, committed to Walter de Bello Campo, deceased, steward of his household, the manor of Lesnes, to be held from Christmas last for one year, for 100 marks to be rendered to the exchequer, and he afterwards, on 20 February following, granted the manor to Queen Margaret, his consort, to hold during his pleasure, by reason whereof Walter or his executors were unable to receive the issues of the manor: the king orders them to discharge and acquit the executors of Walter's will of the said 100 marks.

By K. on the information of J. de Benstede.

Membrane 15—Schedule.

March 11. To the same. Whereas the king, on 10 April, in the 29th year of his reign, granted to Queen Margaret, among other lands granted to her for his life at his pleasure, in acquittance of certain expenses of her and of Thomas, the king's son, and of their household, the farm that Simon de Cumbe, now deceased, rendered to the exchequer for the manor of Fitilton, co. Wilts, as contained in the king's letters patent to her: the king orders the treasurer and barons to discharge Richard de Casterton and Alice, his wife, now tenants of the manor, of the farm aforesaid from the said 10 April for so long as Margaret shall hold it.

Like order to the sheriff of Wilts to stay the demand upon Richard and Alice for the farm aforesaid.

MEMBRANE 14.

March 10. To the sheriff of Cornwall. Whereas the king has pardoned by his letters patent Certana de Lansceesek the suit of his peace for the death of Richard Anallon, wherewith she was indicted before John de Berewyk and his fellows, justices last in eyre in that county, and also the outlawry promulgated against her for this reason: the king, wishing to show her further favour, orders the sheriff to cause her goods and chattels to be restored to her, if they were taken into the king's hands solely for this reason.

March 11. To the treasurer and barons of the exchequer. Whereas William de Ormesby holds the manor of Thorneton near Pykering of the gift and feoffment of Roger Bygod, earl of Norfolk and Marshal of England, and they cause William to be distrained in that manor for the debts due from the earl to the exchequer, omitting the lands of the earl himself: the king orders them to desist from distraining William in the said manor, and to cause the earl to be distrained in his own lands, since he has sufficient.

By K.

1303.

*Membrane 14—cont.*March 11.
Westminster.

To the same. Order to account with the executors of the will of Walter de Bello Campo, late keeper of the castle of Gloucester, for the expenses incurred by him by the king's order and the view and testimony of the viewers of the king's works there about the repair of the houses and walls of the castle, and also in repairing the king's weirs there, and to cause the executors to have allowance therefor.

By K. on the information of J. de Benstede.

March 14.
Cheshunt.

To the sheriff of Kent. Whereas the king lately caused the body of Alexander de Balliolo, knight, to be arrested for certain reasons, and caused his lands, goods and chattels in England and in Scotland to be taken into his hands, and Alexander afterwards granted and promised to the king by his letters patent that he would serve the king well and safely in time of peace and war with all his power, and hereupon he took bodily oath, and in addition for greater security delivered his son Thomas to the king as hostage, to hold and keep him where the king should please at Alexander's cost until the king should cause his will to be fully ordained concerning Alexander and his estate, with provision that if Alexander should contravene the form of the said letters, the king or his heirs might do what they might wish with Alexander and his lands and all his other goods; and the king has now for this reason delivered Alexander's body from arrest and has restored to him his lands, goods and chattels, to hold during the king's pleasure, and Alexander has acknowledged by his said letters that he has received his lands, goods and chattels from the king in form aforesaid: the king orders the sheriff to deliver to Alexander his lands, goods and chattels, together with the issues received thence in the meantime.

The like to the sheriff of Hertford and the sheriff of Rokesburgh.

The like to Nicholas Rouland, keeper of the manor of Benyngton, to deliver to Alexander the manor and the goods and chattels in the same, which were taken into the king's hands by the sheriff of Hertford.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the lands that belonged to Richard de Redleye, as the king learns by an inquisition taken by the escheator that Richard at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

March 16.
Ware.

To the sheriff of Kent. Order not to proceed to the arrest of William du Val until further orders, upon his finding security to be before the king to answer to him, although the king lately, at the denunciation of R. archbishop of Canterbury, signifying to the king by his letters patent that William is excommunicated and will not permit himself to be justified by ecclesiastical censure, ordered the sheriff to justice him according to the custom of England until Holy Church should be satisfied for the contempt and wrong, as the abbot of St. Augustine's, Canterbury, asserts that William is subjected to him by virtue of an exemption lately granted to him by the pope and is wholly exempt from the jurisdiction of the archbishop, concerning which matter an ordinance was made before the king and his council in the parliament at Lincoln.

By C.

March 8.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Alice, late the wife of Henry Dayrel, the manor of Haneworth, co. Middlesex, as the king learns by an inquisition taken by the escheator that Henry and Alice were jointly enfeofed of the manor by Christina, daughter of Alexander de Hamden, to have to them and the heirs begotten upon Alice by him, by a fine levied between them before John de Berewyk

1303.

Membrane 14—cont.

and his fellows, justices in eyre in that county, in the twenty-second year of the king's reign, and that Henry and Alice thus held the manor jointly on the day of Henry's death, and that two parts of the manor are held of the king in chief as of the honour of Walingford, which is in the king's hands, by the service of a quarter of a knight's fee and by doing suit at the king's court of Walingford from month to month, and the king has taken Alice's fealty for the said two parts.

March 16. To the same. Order not to intermeddle further with the lands that
Ware. belonged to Fulk de Lucy, as the king learns by inquisition taken by the escheator that Fulk held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

March 11. To the sheriff of Durham. Whereas the king, on 17 July, in the
Westminster. thirtieth year of his reign, committed by his letters patent to Henry de Gildesford, his clerk, his seal for the guardianship of the liberty of the bishop of Durham, which liberty was taken into the king's hand by consideration of the king's court before the king, to be kept during the king's pleasure [*Calendar of Patent Rolls, 1301-1307, p. 44*], and the king afterwards granted to Henry by other letters patent 40 marks yearly for his maintenance, to be received from the issues of the liberty aforesaid for so long as he shall hold the liberty, to be received from the issues of the liberty; and the king, on 12 November last, ordered the sheriff to pay Henry at this rate yearly for such time as he had had the guardianship: the king now again orders the sheriff to pay Henry at such rate from the issues of the liberty.

March 18. Robert Peny, imprisoned at Maydenestane, has letters to the the sheriff
Bantingford. of Kent to bail him.

March 18. To the sheriff of Salop. Order to cause Reginald de Hauberdeyn to
Boyston have seisin of two acres of land in Ashford and Huntiton, as the king
(*Crucem*) learns by an inquisition taken by the escheator that the two acres, which
Roeniam. William de Mordeford, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held the land of Reginald, and that Eva, daughter of Richard de Brushte, had the king's year and day and ought to answer to the king for the same.

March 16. To Walter de Aylesbury, constable of Walingford castle. Order to pay
Ware. to Edward de Balliolo, who is staying in that castle by the king's order, 6s. 8d. a day for the maintenance of himself and his household there, from Easter next for so long as he shall stay there by the king's order, or until otherwise ordered.

By K. on the information of J. de Drogenesford.

To Hugh le Despenser, justiciary of the Forest this side Trent. Order to permit the aforesaid Alexander (*sic* for Edward) to take one or two deer when he shall come to the king's forest of Wodestok to have his sport (*deductu*) there.

By K. on the information of J. de Drogenesford.

To the keeper of the king's manor and park of Wodestok. Order to permit the said Edward to have the use (*aisiamenta*) of the king's houses there when he shall come to that park to have his sport, and to permit him to take one deer in the park.

By K. on the information of the said John.

March 18. Thomas Tone of Gedeneye, imprisoned at Lincoln for the death of
Royston. Robert le Chapeleyn of Gedeneye, wherewith he is charged, has letters to the sheriff of Lincoln to bail him.

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Membrane 14—cont.

To the sheriff of Surrey. Order to cause Richard de Burgo, earl of Ulster, to have respite until Whitsuntide next for his homage and for his relief for his purparty of the lands that belonged to Richard son of John, deceased, tenant in chief, and for other debts exacted from him for the king's use of the debts due to the exchequer from Richard at his death, as the king has granted this respite to the earl.

March 16.
Ware.

To the collectors of the new custom in the city of London. Whereas—upon its being found by an inquisition taken by the sheriff of Norfolk that Burgesius Danburgeis de Ortesio was the bailiff of Master Arnald Lupi de Tilio in Suthereyk and Marsham, having care and administration of all his things and goods, and was also the receiver of his moneys elsewhere, and that Burgesius secretly leaving England carried with him Arnald's goods and chattels to the value of 666*l.* to parts beyond sea—the king ordered the sheriffs of London, because Arnald gave him to understand that Burgesius had secretly divers goods and merchandise in the hands of certain merchants of London, from which Arnald might be partly satisfied for his goods thus carried away, to cause the said goods to be arrested in the hands of whomsoever they might be found in the city, in so far as Arnald can prove before them that the goods are Burgesius's or as they can ascertain by an inquisition to be taken by them if need be, and to cause them to be kept safely, and to certify the king of their proceedings; and the sheriffs have returned to the king that 40*l.* are owing to Burgesius in the new custom aforesaid: the king orders the collectors to pay this sum to Arnald, if they ascertain that it is owing to Burgesius, upon his finding security to restore that sum to Burgesius if he shall come before the king or the collectors at any time and prove that he is not indebted to Arnald in any sum. They are ordered to retain in their hands until otherwise ordered, or until other order shall be taken between Arnald and Burgesius, all other debts that are due to Burgesius in the custom aforesaid by any of his debtors and that are assigned to him by his debtors to be received in that custom, certifying the king as speedily as possible of their proceedings.

March 21.
Croydon
(Craweden).

Henry Peytevyn, imprisoned at Suthmallng for the death of John Wysman, wherewith he is charged, has letters to the sheriff of Sussex to bail him until the first assize.

March 19.
Royston.

To the sheriff of Lincoln. Whereas the king lately—at the suit of John de Blyton and Walter Beynes, merchants, suggesting that John, duke of Brabant, was indebted to them by his letters patent in 47*l.* 13*s.* 4*d.*, and that he detains this sum from them, which he ought to have paid long ago, and which he has been requested to pay to them by the king by his letters—ordered the sheriff to cause the goods and wares of all merchants of the land or power of the duke found in his bailiwick to be arrested to the value of the aforesaid debt, and to cause them to be kept safely until otherwise ordered, and to certify the king of his proceedings; and the sheriff has returned that he has caused goods and wares of merchants of the duke's land and power to be arrested in the city of Lincoln by the bailiffs of that city to the value of the debt: the king, wishing to aid John and Walter with a speedy remedy for the recovery of the debt, orders the sheriff to cause the goods thus arrested to be delivered to them, upon their finding security to answer to the king for the goods or their value when the king or anyone else shall wish to speak against them, certifying the king of his proceedings in this matter by letters under his seal.

Membrane 14—cont.

- 1303.**
March 16. To the treasurer and chamberlains of the exchequer of Dublin. Order Ware. to deliver to Richard de Exon[ia] the rolls, writs and memoranda touching the king's bench of Dublin for the twenty-eighth, twenty-ninth, and thirtieth years of the king's reign, which are in the treasury in their custody, by indenture, as has been usual in the like case, as the king, on 1 November, in the thirtieth year of his reign, appointed Richard his chief justice in the said bench during his pleasure, as contained in his letters patent [*Calendar of Patent Rolls, 1301-1307, pp. 68, 70*].
- March 18.** To the treasurer and barons of the exchequer of Dublin. Whereas the Buntingford. king lately ordered them to take into his hands the temporalities of the bishopric of Emly (*Imelacensis*) for certain debts due to him from the bishop, and they delivered the guardianship of the bishopric to Master Bartholomew de Sutton, on condition that he should answer to the king and to the bishop at the exchequer of England for the issues of the bishopric; and the king afterwards, understanding that Bartholomew did not behave himself well in the guardianship, caused him to be amoved thence, with the bishop's assent, and caused Master Richard Berard and Roger de Clifford, clerks, to be appointed in his place, and ordered the treasurer and barons to deliver to them the guardianship of the bishopric with the goods in the manors thereof, on condition that Richard and Robert should answer to the king and the bishop at the exchequer of England, with provision that Bartholomew should find surety before the treasurer and barons to answer to the king at the exchequer of England for the issues of the bishopric received by him when he had the guardianship: the king orders them to warn Bartholomew to be before the treasurer and barons of the exchequer of England in the octaves of Michaelmas next, under the security aforesaid, to answer to the king and the bishop in the premises.
 By K. on the information of Brother W. de Wyntreburn.
- March 20.** To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the manor of Walshale or with the issues Croydon. thereof, as the king, on 4 June, in the 18th year of his reign, granted, at the instance of Bogo de Clare, by his letters patent to John Paynel and Margery la Russe, his wife, that they might enfeof Philip Burnel of the manor with its members, which is of Margery's inheritance and which is held of the king in chief, so that Philip might afterwards enfeof Margery and Thomas, her son, thereof, to hold to them for Margery's life and afterwards to Thomas and his heirs immediately of the king, and the king granted that the feoffment thus made between them should hold, on condition that the lands should always be held immediately of the king and his heirs in chief in form aforesaid by the services therefor due and accustomed, as appears to him by inspection of his rolls of his chancery; and the escheator, believing that Robert (*sic*) had been enfeofed thereof without the king's licence, has taken the manor into the king's hands, as he has signified to the king.

MEMBRANE 18.

- March 28.** To the treasurer and barons of the exchequer. Whereas the king lately Weston. by his letters patent under the exchequer seal committed to Richard le Engleys the manor of Bromleye, co. Dorset, which Herbert de Caune, deceased, held of Baldwin de Caune by knight service at his death, which manor was taken into the king's hands because Baldwin is an alien and

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Membrane 18—cont.

of the power and lordship of the king of France, to be kept during the king's pleasure, and which is extended at 10*l.* 16*s.* 8½*d.* yearly, rendering therefore yearly to the exchequer 11*s.* 11½*d.*, and that he should find out of the balance Herbert, son and heir of Herbert, and Joan and Margery, his sisters, their due and necessary maintenance during the wardship, as is shown to the king on behalf of Richard; and the king, on 4 December, in the twenty-seventh year of his reign, granted, at the instance of Guy, count of Flanders, by his letters patent to Baldwin the wardship of the manor during pleasure, on condition that he should maintain Herbert's children suitably [*Calendar of Patent Rolls*, 1292-1301, p. 389], as appears to the king by inspection of the rolls of his chancery, and the king ordered Richard to deliver the manor to Baldwin: the king orders the treasurer and barons to discharge Richard of the 11*s.* 11½*d.* yearly from the said 4 December. It is provided that Richard shall be charged with that sum yearly from the time of the commission until that day.

April 8.
Katoliff
(*Radeclive*).

To Walter de Glouc[estria], escheator beyond Trent. Order to cause John de Pavely, son and heir of John de Pavely, to have seisin of the lands that his father at his death held of the king in chief, as he has proved his age before the escheator and the king has taken his homage.

March 28.
Weston.

To the same. Order to deliver to Margery, late the wife of Simon Spygurnel, 42 acres of land in Shirington, and the issues received thence since he took the land into the king's hands, as the king learns by inquisition taken by the escheator that Simon and Margery held the land jointly on the day of Simon's death of the gift of Master Henry de Insula, who held it of the king in chief by knight service, to hold to them and their heirs and assigns of the king by the service aforesaid, and that the escheator took the land, which is extended at 14*s.* a year, into the king's hands because Simon and Margery entered it without the king's licence, and the king has pardoned Margery this trespass for a fine of 14*s.* and has taken her fealty for the land. It is provided that Margery shall come to the king when he returns from Scotland to do her homage.

April 4.
Lenton.

To the treasurer and barons of the exchequer. Whereas William son of Catherine de Hikeling and William le Noue are imprisoned in Norwich castle for a re-disseisin made by them upon William de Valoynes of a tenement in Hikeling, co. Norfolk, and they cannot be delivered from that prison without the king's special order: the king orders them to send some one in whom they have confidence to the sheriff of that county, in order that he and the sheriff may cause William and William to be released from prison upon receiving from them a sufficient fine for the king's use.

March 7.
Lenton.

To William Haward, John le Breton and Robert Hereward. Order to supersede holding a plea before them between Robert de Bytering and John Luvel of Tychemersh and Joan, his wife, for a trespass committed by Robert upon them, until John Luvel shall return from Scotland or until otherwise ordered, as he is staying in the king's service in Scotland by his order and Joan, his wife, is with him, so that they are unable to be present in person.

By K.

April 12.
Thurgarton.

To Walter de Gloucestria, escheator beyond Trent. Order to cause John, son and heir of Peter Mauveisin, to have seisin of the lands that his father held of the king in chief and of the serjeanty of Muneton, which is in the forests of Bishmore and Havekestone, as he has proved his age before the escheator and the king has taken his homage for the serjeanty and rendered it to him with all the lands that his father held.

1303.

Membrane 18—cont.

To Hugh le Despenser, justice of the Forest beyond Trent. Order to cause John to have seisin of the serjeanty aforesaid.

April 10.
Lenton.

William Roys of Grantham, imprisoned at Peterborough, co. Northampton, for the death of William de Nortstoke in co. Lincoln, has letters to the sheriff of Lincoln to bail him.

April 10.
Lenton.

To Master Richard de Havering', escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Robert son of Henry de Derleye, tenant in chief, upon her taking oath that she will not marry without the king's licence.

April 8.
Lenton.

To the treasurer and barons of the exchequer. Order to respite until Michaelmas next the suit before them in the exchequer between the king, demandant, and Henry de Urtiaco, deforciant, concerning the Hundreds of Abbedik and Bolston, co. Somerset, provided that Henry set out with the king for Scotland, unless the king shall cause other order to be made in the meantime.

By K.

April 10.
Lenton.

To Thomas Alard, bailiff of Wynchelese. Order to pay to Thomas Roger of Wynchelese 80*l.* 10*s.* 8*d.* for twelve tuns of wine, to Vincent Herberd 80*l.* 18*s.* 7*d.* for twelve tuns of wine, to Stephen Clement 104*s.* 11*d.* for two tuns of wine, to William Heved 18*l.* 4*s.* 5*d.* for five tuns of wine, to Bartholomew Campyon 7*l.* 8*s.* 4*d.* for three tuns of wine, to Richard Germeyn 25*l.* 14*s.* 2*d.* for ten tuns of wine, to John Sperneprud 6*l.* 18*s.* 1½*d.* for three tuns of wine, to John de Hispania 9*l.* 2*s.* 2*d.* for four tuns of wine, to Nicholas Pattok 15*l.* 8*s.* 8*d.* for six tuns of wine bought from them by William Trente, the king's butler, in the thirtieth year of his reign, for the king's use.

By bill of the wardrobe.

To the bailiffs of the Hundred without the Northgate of Oxford. Order to pay to Robert de Crevequer 10*l.* for Easter term last of the 20*l.* yearly granted to him by the king for life from that ferm for the release and quit-claim that he made to the king and Queen Eleanor, his late consort, of the manor of Ditton.

April 16.
Laneham.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William le Butiller, who is incapacitated by paralysis.

To the same. Order to cause a coroner for that county to be elected in place of Thomas Dakenham, who is incapacitated by infirmity.

April 18.
Farfleet.

Simon Fox of Ekelissale, imprisoned at Nottingham for the death of Simon Cade, wherewith he is charged, has letters to the sheriff of Nottingham to bail him until the first assize.

April 10.
Lenton.

To J. de Segrave, supplying the king's place in Scotland. Order to cause to be delivered to Walter son of Walter de Bello Campo, tenant in chief, the king's late steward, all the lands in Scotland whereof Walter was seised at his death in his demesne as of fee, with everything received thence since they were taken into the king's hands, saving to the wife of the deceased her dower and saving to the deceased the chattels found in the said lands.

The like to John Buteturte, supplying the king's place in Galloway.

April 8.
Lenton.

To Reginald le Barber and Alan de Suffolk, collectors of the king's new custom of wines in the city of London. Order to permit the burgesses and merchants of Brigerake and Leyburn to be acquitted of 4*s.* on each tun of wine of Brigerac (*de Bregeriaco*), the Limousin (*Lemovicene*) and

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Membrane 18—cont.

St. Emilion loaded at Pierrefite (*apud Petram Firam*) or Leyburn and brought by them hereafter to that city, during the king's pleasure, provided that they pay the due and ancient customs and pay to the king the new custom, as the king has pardoned them the 4s. a tun that he lately ordered to be taken during his pleasure within the realm from all such wine thus loaded and brought into the realm by any persons whatsoever.

By K.

The like to the collectors of the new custom at Hul, Sandwich, Southampton, and Bristol.

April 16.
Laneham.

To him who supplies the place of the treasurer and to the barons of the exchequer. Whereas the king, on 6 October, in the thirtieth year of his reign, committed by letters patent under the exchequer seal to the abbot and convent of Westminster, for the 1000 marks that they paid to the pope for the king and for which the king is bound to them by his letters patent, the manors of Stiveton, Lyndewode, Carlesthorne, and Thoresweye, co. Lincoln, and the king's court of Bayeux in the city of Lincoln, which are extended at 120*l.* a year, to have from the morrow of Michaelmas preceding for eleven years, rendering therefor during that time to Peter Malorre and Maud, his wife, if she should live so long, 60*l.* yearly; and the king is bound to the abbot and convent in 112*l.* of the arrears of 8*l.* yearly of the tenth of the ferm of the town of Wych for the seventeenth to thirtieth years of his reign inclusive, which tenth they ought to receive by the charters of the king's progenitors and which they received until the seventeenth year, for which 112*l.* the king wills that the abbot and convent shall be satisfied as speedily as possible: the king orders them to commit to the abbot and convent by his letters patent under the exchequer seal the manors and court aforesaid for a certain term according to their discretion beyond the term of eleven years aforesaid, so that the abbot and convent may be satisfied for the said 112*l.* and the king may be discharged thereof against them.

By p.s. and C.

April 16.
Laneham

To the men of Wych. Order to pay to the said abbot and convent 8*l.* for the tenth of the ferm of that town from the part that pertains to the king for the present year, and to pay them this sum yearly henceforth.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to the men for the said 8*l.* yearly.

By p.s.

April 16.
Laneham.

To the keeper of the manor of Ledes. Order to pay to the prior and convent of Ledes 42 marks that are in arrears of the 29 marks granted to them by the king by his letters patent from the issues of that manor, to be received from the bailiffs of the manor at Michaelmas, for the maintenance of four canons of the priory celebrating divine service daily in the chapel of the king's castle of Ledes for the soul of Queen Eleanor, his late consort, and of one clerk serving the said canons, to be thus received until the king or his heirs shall cause them to be provided with 28 marks yearly of land or rent or with an ecclesiastical benefice of this value.

MEMBRANE 12.

April 21.
Beverley.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to discharge Thomas de Maclesfeld of the [portion of his] ferm of 800*l.* due for the manor of Esseford from 14 November, in the thirtieth year of the king's reign, as the king committed to him on

1303.

Membrane 12—cont.

20 June, in the twenty-eighth year, by letters patent under the exchequer seal the manors of Esseford, co. Derby, Mackesfeld, co. Chester, and Overton, co. Flint, to be kept from Michaelmas following for seven years, rendering therefor 800*l.* yearly, and the king, on 14 November aforesaid, granted by other letters patent to Ralph Pypard the manor of Esseford for life, and ordered Thomas to deliver it to him.

To the same. Order to discharge John juxta Aquam of Edenstowe, Reginald son of Ralph of the same, Geoffrey son of Lambert de Camberton (*sic*), and Stephen son of Gilbert of the same, and the king's other men of his manor of Edenstowe and its members of the [portion of their] ferm of 20 marks yearly due for 20 acres of land in Carberton Storth near the gate of Wellebek from the first of June, in the twenty-ninth year of the king's reign, as the king, on 23 January, in the twenty-seventh year of his reign, committed to them by his letters patent under the exchequer seal the said manor with its members, to wit 52 bovates of land of the king's demesnes, except the new assarts arrented in the exchequer, of which lands 20 bovates are in Edenstowe, 20 bovates in Carberton, 8 bovates in Thouresby, and 20 acres in Carberton Storth, and a water-mill in the town of Edenstowe and another in the town of Carberton, and the king's court of Edenstowe, to be kept during the king's pleasure, rendering 20 marks yearly therefor to the exchequer, and the king afterwards, on 1 June aforesaid, granted to the abbot and convent of Wellebec all that part of his wood and soil of Rumwode between the wood of the abbot and convent and the park of Thomas de Furnivall, extending by the king's highway between Wirkesop and Warsop on the west, together with the said land in Carberton Storth, rendering therefor 28*l.* yearly.

To the same. Order to discharge Thomas de Maclesfeld of [the portion of his ferm] of 800*l.* yearly [due] for the manors of Mackesfeld, co. Chester, and Overton, co. Flint, from 7 February, in the 29th year of the reign, as the king, on 20 June, in the 28th year of his reign, committed to Thomas by letters patent under the exchequer seal the manors of Esseford, co. Derby, and the aforesaid two manors for seven years from Michaelmas following, rendering therefor 800*l.* yearly to the exchequer, and the king afterwards, on 7 February aforesaid, granted to Edward, his son, the said manors of Maclesfeld and Overton.

To the sheriff of York. Whereas Henry de Percy—who was indicted for trespasses in the king's warrens and parks in Holdernese before William de Bereford, Ralph de Hengham, John de Insula, and Richard Oysel, the king's late justices to hear and determine trespasses in his warrens and parks, and who has been put in exigent to be outlawed in that county [court] because he did not come before the justices to make answer to the king for the trespasses—has come before the king and promised to set out with him in his service for Scotland: the king orders the sheriff that, when Henry shall render himself to the king's prison at York and shall find him mainprise to be before the king or those whom he shall cause to be appointed for this purpose at the quinzaine of Michaelmas next to stand to right concerning the trespasses and indictments aforesaid, to deliver him from prison by such mainprise, and to supersede the execution of the exigent aforesaid, and to have before the king at the said day the names of the mainpernors. By p.s. [3202].

April 21.
Beverley.

To the collectors of the tenth in Ireland appointed by R. bishop of London and Master Bartholomew de Ferentino, canon of London, the collectors of the tenth appointed by the pope. Whereas the king has

1303.

Membrane 12—cont.

caused his letters patent to be made, containing that he has received 1000 marks paid to Richard de Bereford, treasurer of Ireland, from the tenth from the bishop and Bartholomew, and has caused the letters to be delivered to the bishop and Bartholomew: the king orders them to pay the 1000 marks to Richard, to do therewith what the king has enjoined upon him, as quickly as possible after receiving orders from the bishop and Bartholomew.

By K. on the information of J. de Droknesford and J. de Benstede.

[Prynne, *Records*, iii, p. 999.]

To Richard de Bereford, treasurer of the exchequer of Dublin. Order to receive the 1000 marks aforesaid from the collectors, and to send them to the king in Scotland by the clerk who is coming with the men-at-arms from Ireland to Scotland, there to be delivered to John de Droknesford, keeper of the king's wardrobe there.

By K. as above.

April 28.
Middleton.

To Walter de Gloucester, escheator beyond Trent. Order to deliver to William de Lucy, son of Fulk de Lucy, the issues received by him from the manor of Cherlecote, co. Warwick, and the manor of Shreveley, in the same county, as the king lately ordered the escheator not to intermeddle further with the lands that belonged to Fulk at his death, because it was found by an inquisition taken by the escheator that Fulk held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king, and William has entered the manor of Cherlecote, which Fulk held of John, son and heir of John de Monte Forti, and the manor of Shreveley, which Fulk held of Maud, daughter and heiress of John de Shreveley, at his death, as appears by the inquisition, as next heir by virtue of the order aforesaid.

April 21.
Beverley.

To the keepers of the king's old custom of wool, hides and wool-fells at Lynn. Order to deliver to Peter de Sancto Paulo, citizen of Bayonne, deputed to collect that custom for the use of himself and his fellow citizens, to whom the king is indebted in divers debts, the part of the king's coket that he kept by the king's commission, to be kept according to the form of the commission, unless they satisfy themselves that the king has suffered great loss through Peter's default in weighing wool leaving that port, in which case they are to certify the treasurer and barons of the exchequer, as the king learns that the part of the coket has been taken from Peter without reasonable cause and that it is in their hands.

The like to the keepers at Chichester for Peter de Francia.

The like to the keepers at Sandwich for Reymund Arnaldi de la Ribbere.

April 28.
Northallerton.

To him who supplies the place of the treasurer and to the chamberlains. Whereas the king, on 17 August, in the thirtieth year of his reign, assigned to certain noblemen, clerks and others, of Gascony, all the issues of the lands and rents of aliens, both men of religion and others, in England, in the king's hands by reason of the war between him and the king of France, to be received from that day by the hands of John de Sandale and Thomas de Canteb[ur]g, king's clerks appointed by the king to receive at the exchequer the money from the said issues and to pay it to the said nobles yearly at the terms assigned by the king, until the nobles should be satisfied for certain provisions made to them by him, as contained in his letters patent to them: the king orders them to pay to John and Thomas all the issues of the lands and rents received by them since the said day and to be received hereafter, to be levied and received by them with all speed.

1303.

Membrane 12—cont.

April 28.
Northallerton.

To John, count of Namur, son of Guy, count of Flanders. The king learns from the complaint of Ralph de Dunolm[ia], Walter de Bradeford, William de Haukewell, Philip de Hedon, Adam the Warrener (*Warinar*) of Cotingham, Hugh de Athewyk, Matthew de Thorne, Robert de Malton, and Richard Godrich, merchants of England, that whereas they lately loaded a ship at Kyngeston-upon-Hull with 28 sacks of wool in 25 sarplers and four pockets (*pokettis*), 864 wool-fells, 5 lasts and 89 hides, to be carried to Flanders, certain malefactors of Flanders afterwards met the ship at sea and assaulted the men in her and entered her by force and arms, and carried the wool, fells and hides with them to Donkirk in Flanders, detaining the ship, wool, fells and hides aforesaid from the merchants: the king, wishing to aid his said merchants as he is bound, requests the count to cause the merchants to have speedy restitution of their ship, wool, fells and hides, so that renewed complaint may not reach him, by reason whereof it would behove him to provide them with another remedy.

May 9.
Morpeth.

To John Wogan, justiciary of Ireland. Whereas the king lately ordered him to take seisin in the king's name of all the castles, towns, manors and lands that Roger le Bigod, earl of Norfolk and marshal of England, had and held in fee in Ireland and which he had rendered to the king, and then to deliver them and all their appurtenances to the earl, to hold to him and the heirs of his body, in accordance with the form of a transcript of a charter that the king then sent to the justiciary, and to cause to be delivered to the earl all the goods and chattels in the castles, towns, manors and lands, with the issues received thence in the king's name, and although the earl has again the castles, towns, manors and lands and all the goods, chattels and issues, he has not yet had seisin of the knights' fees pertaining to the castles, towns, manors and lands: the king therefore orders the justiciary to cause the earl to have seisin of the services and fealties of all those who hold of the castles, towns, manors and lands and who did their fealties to the king therefor and who are not bound to do homage, and to distrain those who are bound to do homage to the king by reason of the lands aforesaid to do their homage to the king without delay, so that the king may cause to be done further for the earl what he ought to do in this behalf.

May 13.
Alnwick.

To William de Hamelton, dean of York. Order to cause Ralph de Kirketon to have a quarter of wheat every ten days and a robe or 20s. yearly, and the arrears thereof from the time when the manor of Hovyngham came to William's hands by the king's commission, and to pay him the same henceforth for so long as William shall hold the manor, as the king—upon its being found by an inquisition taken by Master Richard de Havering, escheator this side Trent, that Roger de Moubray granted by charter long before his death to Ralph for life the forestry of Hovyngham, with wind-fallen trees and branches and the bark of trees given away, together with a quarter of wheat every ten weeks from his manor of Hovyngham, and a robe of the suit of Roger's esquires or 20s. for it, to be received at the manor at Christmas yearly, rendering therefor 1d. at Christmas yearly, and that Ralph was in full and peaceful seisin thereof from the time of the making of the charter until Roger's death, and that John de Lythegrayns, late escheator this side Trent, took the forestry, etc., into the king's hands by reason of Roger's death with his other lands and delivered them to Edmund, late earl of Cornwall, among other wardships of lands of heirs under age and in the king's wardship granted to the earl by the king in part payment of a debt

1303.

Membrane 12—cont.

in which the king was indebted to him by his letters patent—at Ralph's prosecution, who suggested that although the forestry and appurtenances had been restored to him, the executors of the earl's will did not permit him to receive the wheat and robe in the said manor, which is in their hands by reason of the delivery aforesaid, ordered the executors to cause Ralph to have the wheat and robe or 20s., with the arrears thereof from the time when the manor came to their hands; and the king afterwards committed the manor and forest to William by letters patent under the exchequer seal.

May 9.
Morpeth.

To Walter de la Haye, escheator of Ireland. Order to deliver to Master William son of John, bishop of Ossory, the issues of the temporalities of the bishopric since 24 October, in the thirtieth year of the king's reign, on condition that the bishop satisfy the king for his costs and charges in sowing the lands of the bishopric before the said date or for any other cause, as the king, on the said day, granted his assent to the election of William, then canon of that church, as bishop, and signified to R. archbishop of Dublin by his letters patent that he should execute his office in this behalf, and he also granted power by other letters patent to John Wogan, justiciary of Ireland, to deliver the temporalities of the bishopric to William, if the election were confirmed by the said archbishop and if he were certified of this by the archbishop's letters patent, after receiving William's fealty, as appears by inspection of the rolls of chancery; and the escheator does not permit the bishop to receive the issues from the temporalities after the date of the said letters patent sent to him, although the justiciary took the bishop's fealty after the said date long before Easter last and directed to the escheator his letters patent under the king's seal in Ireland for the restitution of the temporalities.

[Prynne, *Records*, iii, p. 1015.]

May 18
Alnwick.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Richard de Exon[ia], whom the king, on 1 November, in the thirtieth year of his reign, appointed chief-justice in his Bench at Dublin to hear and determine pleas in that Bench with others appointed for this purpose, during the king's pleasure, as much yearly for his fee from the said day and henceforth as other chief-justices were wont to receive in times past.

MEMBRANE 11.

April 29.
Croft.

John Deyvill, imprisoned at Newcastle-on-Tyne for the death of Walter de Wyndesore, wherewith he is charged, has letters to bail him until the first assize.

April 29.
Croft.

To him who supplies the place of the treasurer and to the barons of the exchequer. Notification that the king has granted to Queen Margaret, his consort, the fines and amercements of all those who made fines or were amerced before Aymer de Valencia, Hugh le Despenser, Henry Spigurnel, and John Abel, the king's justices to hear and determine the trespasses committed against him in the park of Cammel, and order to cause the estreats of the justices of the fines and amercements delivered at the exchequer to be searched, and to cause the fines and amercements contained therein to be levied without delay and delivered to the queen without any deduction, exacting or retaining nothing thereof for the king's use.

1303.

Membrane 11—cont.

May 7.
Newcastle-on
Tyne.

John Shayl, imprisoned at Stafford for the death of William de Peshale, wherewith he is charged, has letters to the sheriff of Stafford to bail him until the first assize.

To the sheriff of Cornwall. Order to restore to Michael Bloyghou, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before John de Berewyk and his fellows, justices last in eyre in that county, with a robbery from the reeve (*preposito*) of Thomas de Pridiaus, knight, at Penstradon, as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy.

Stephen de Trewennard, clerk, charged before the said justices with robbery from the said reeve at Penstradon, has letters to the said sheriff for the restitution of his goods.

William de Peddreda, clerk, indicted before the said justices for counselling and assenting to the death of Thomas de Tregafrowen at St. Germans and for robbery of his goods, has like letters.

Ellen, daughter of Lettice (*Lecie*) del Falles, imprisoned at York for the death of Robert de Whitelay, wherewith she is charged, has letters to the sheriff of York to bail her until the first assize.

To the sheriff of Buckingham. Order to cause the prior of Luffeld to have [seisin] of a messuage, 8 acres of land and an acre of meadow in Thornebergh, as the king learns by inquisition taken by the sheriff that the messuage and lands, which Robert de Fraxino, who was hanged for felony, held, have been in the king's hands for a year and a day and that Robert held them of the prior, and that Walter de Molesworthe, sheriff of the county, has had the king's year and day thereof, for which he ought to answer to the king.

May 18.
Alnwick

To him who supplies the place of the treasurer and barons of the exchequer. Renewed order to search the rolls of the exchequer concerning aids granted to the king's progenitors as to whether or not the tenants in the Isle of Wight were wont to make an aid to marry the king's eldest daughter, and if so, to which of the king's progenitors and at what time, and if they were acquitted thereof, for what reason and how they were acquitted, and to certify the king before Michaelmas of what they shall find, and to respite in the meantime the demand made upon Ralph de Gorges for such aid, as it was shown to the king by Ralph that whereas he and his tenants in the Isle and other men and tenants of the Isle ought not to make any aid to the king to marry his eldest daughter from their knights' fees or their lands in the Isle by reason of the grant lately made to the king of such an aid, and that they or any others holding such fees or lands in the Isle were not wont to make any such aid to the king's progenitors in times past, nevertheless the collectors of the aid exact it from Ralph and other tenants in the Isle, and the king thereupon ordered him who supplies the place of the treasurer and the barons to search the rolls as above and to certify him under their seals before Whitsuntide next, and they have returned that many rolls and certain memoranda touching the matter contained in the said writ are not at York but are in the treasury at London, so that they could not at present certify him owing to the shortness of the time.

By C. Because it was sealed at another time by p.s.

Membrane 11—cont.

1303.

May 9.
Morpeth.

To Robert Hereward and John de Ditton, late guardians of the bishopric of Ely, the see being void. Order to permit Robert, bishop of Ely, late prior of Ely, to have the issues of the temporalities of the bishopric from 4 February last, and to pay to him anything that they may have received since then, as the king, on that day, accepted the appointment by pope B[oniface] of Robert as bishop, and took his fealty and restored to him the temporalities, according to custom, and ordered Robert and John to deliver to him the temporalities, and they do not permit the bishop to have the issues of the temporalities from the said day, as the king understands to his astonishment.

May 16.
Roxburgh.

To Master Richard de Havering, escheator this side Trent. Order to cause dower to be assigned to Anabella, late the wife of Adam de Charleton, upon her taking oath that she will not marry without the king's licence, in the presence of William, Adam's son and heir, if he choose to be present.

To him who supplies the place of the treasurer and to the barons of the exchequer. Notification that whereas the abbot of St. Albans is bound to do his service to the king for six knights' fees whenever the king causes his service to be summoned, and William de Monte Acuto, the king's yeoman, ought to do the service of one of the six fees to the king for the abbot, by reason of certain tenements that he holds of the abbot by the service of one knight's fee, as he says, the king has granted by his letters patent that William, who has gone to Scotland in his service by his order, shall on this occasion do to the king for the abbot the service of one of the six fees due to the king in the army in Scotland, which the king lately caused to be summoned, and that the abbot shall be discharged thereof, and order to cause the abbot to be acquitted of the service for that fee.

May 17.
Roxburgh.

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to permit the prior and friars of the order of Preachers at Oxford to dig up (*fodere*) 100 feet of land in length and 100 feet of land in breadth in Whateleye in the king's soil in the place called 'Cherlegrave,' which is within the bounds of the forest of Shottovre, and to dig out stones thence and to carry them to Oxford to repair their houses there, without hindrance by the justice or any of his ministers of that forest, until otherwise ordered, as the king learns by inquisition taken by the justice that it is not to the king's damage or to the injury of that forest if the king should make this grant to them.

By p.s. [3286.]

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of William Dovordale, deceased.

May 26.
Roxburgh.

Geoffrey de Wykelowe, imprisoned at Neugate for the death of William le Fevre of Wykham, co. Suffolk, has letters to the sheriffs of London to bail him until the first assize.

May 16.
Roxburgh.

To John Wogan, justiciary of Ireland. Whereas Ralph Pypard lately rendered and quit-claimed to the king all the castles, towns, manors and lands that he had in fee in Ireland for certain lands in England, which the king granted to him by charter and of which he is now seised, and it is contained among the inquisitions concerning the lands in Ireland made by the justiciary by the king's order and returned into the chancery of England that John Pypard, Ralph's son, arraigned before divers of the king's justices in Ireland assizes of novel

1303.

Membrane 11—cont.

disseisin concerning certain of the lands whereof Ralph enfeofed him before Ralph rendered them to the king, and Ralph has shown before the king's council certain writings of quit-claim by John to him of these lands; the king orders the justiciary to cause the taking of the assizes aforesaid to be superseded until otherwise ordered, and to warn John to come to the king in England, if he see fit, to show cause why the lands ought not to remain to the king by the surrender aforesaid. By C.

To him who supplies the place of the treasurer and to the barons of the exchequer. Whereas the king has pardoned Robert son of Walter, for his good service in Gascony, all the arrears of the ferm due to him for the castle of Bere and the county of Meronnyth, which he held at ferm by the king's commission, for all the time, as well during the late war in Wales as in peace, during which he has thus held them, as contained in the king's letters patent: the king orders them to cause Robert to be acquitted of the demand for the arrears of the said ferm.

To the same. Whereas the king, on 14 November, in the thirtieth year of his reign, granted to Ralph Pypard, among other lands that he granted to him for life, the ferm of the town of Aylesbury, co. Buckingham, which Robert de Monte Alto and Emma, his wife, hold of the king at fee-farm, to have as of the value of 60*l.* yearly in form aforesaid, as contained in the king's letters patent to Ralph [*Calendar of Patent Rolls, 1301-1307*, p. 78]; and the king ordered Robert and Emma to answer to Ralph during his life for the ferm of the town at the same terms as they were wont to pay it to the exchequer: the king orders them to cause Ralph to have the ferm from the said day, and to discharge Robert and Emma thereof from that day.

May 17.
Boxburgh.

To the sheriff of Oxford. Whereas Henry le fiz Neel, who was indicted for a trespass against Hugh le Despenser at Ottemore, in that county, before William de Bereford and William Wace, justices appointed to hear and determine the trespass, and was put in exigent in the sheriff's county [court], has now rendered himself to prison at York and has found before the king mainprise by Andrew de Sakevill, of co. Sussex, Richard Grusset, of co. Buckingham, Michael de Pokelington, of co. York, John Dymmok, of co. Oxford, John Aleyn and Adam de Rammeseye, of co. Middlesex, who have mainperned to have him before the justices at the first day that they shall provide for this purpose in the sheriff's county to answer to Hugh and to do and receive what the court shall consider: the king orders him to supersede the execution of the exaction aforesaid, and to have this writ before the justices at that day. By C.

To the sheriff of Southampton. Whereas the king learns by inquisition taken by Robert de Glamorgan and John de la Lee that a certain ship called '*La Blithe*' was lately about to go empty from Southampton to Gascony, and that an agreement was made in that town between John Gobard, master of the ship, and Pelegrinus de Castello, merchant of Bayonne, that John should take Pelegrinus to Devon and Cornwall, and that Pelegrinus wished to carry with him to Devon and Cornwall 24*l.* sterling then found with him to provide lead and tin there, and that he did not intend to go to parts beyond sea, and also that he sent his yeoman by land to Devon and Cornwall to provide lead and tin for his use against his arrival in those parts: the king orders the sheriff to pay to Pelegrinus 24*l.* for the said 24*l.*, which the mayor, bailiffs and searchers of the town

1303.

Membrane 11—cont.

of Southampton arrested under the belief that Pelegrinus wished to take them to parts beyond sea, contrary to the king's inhibition of any one taking money or any silver in mass out of his realm, which sum the searchers afterwards paid into the wardrobe. By C.

MEMBRANE 10.

June 4.
Edinburgh.

To J. count of Namur and Guy, his brother, sons of Guy, count of Flanders. Whereas Guidetus and Janotus Spinell', citizens of Genoa, in lately coming to the king for certain affairs specially touching him, caused a ship of the port of Dover to be laden at Wytsand with horses, armour, cloth of gold and of silk velvet, and certain other goods to the value of 522 marks sterling and over, in order to take the goods to Dover, and the ship was driven by contrary winds towards Sandwich, and while it was anchored at the entrance of that port waiting a suitable wind, certain malefactors of the parts of Flanders came to the ship in their ships and boats and entered her by force and arms, and took and carried away the horses, armour, cloth and other goods aforesaid and also seven servants of Guidetus and Janotus then in the ship, whom they committed to prison at Ypres, as the king learns, where they are still detained. The king requests them to cause the horses, armour, cloth and goods, or their value, to be restored to Guidetus and Janotus or to their attorney, and to cause the servants to be released from prison, so that it may not behove the king to provide Guidetus and Janotus with another remedy. They are desired to write back by the bearer before the Assumption what they shall have caused to be done in this matter.

To the mayor and sheriffs of London. Account of the king's preceding letter, and order, as he wishes to provide for the indemnity of Guidetus and Janotus in this behalf in all events, to arrest goods of the merchants of Flanders who are not of the party of the king of France found in the city to the value of 522 marks, and to keep them safely under the seals of the said Flemings and of the attorneys of Guidetus and Janotus, until it shall appear to the king what restitution the count and Guy shall have caused to be made to Guidetus and Janotus and until they shall be otherwise ordered. They are ordered to explain to the owners of the goods the reason for which the arrest is made, and under what conditions it is made, and to certify the king of their proceedings.

June 4.
Edinburgh.

To Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause inquisition to be made who committed the robbery aforesaid and the place of the robbery, and into whose hands the stolen goods came, and the value of the goods, and whether any of the goods were taken to Dover or elsewhere in his bailiwick in the ship, and who was the master of the ship, as the king is given to understand that certain of the malefactors are of Robert's bailiwick and that the ship afterwards returned to Dover with a great part of the goods aforesaid. He is ordered to attach the master of the ship when he has ascertained his name, so that he may have his body before the king at his pleasure to answer to Guidetus and Janetus for the robbery. He is ordered to cause two letters of the same tenor that the king has caused to be directed to John, count of Namur, and Guy, his brother, in this matter to be dispatched with all speed, one by sea from Dover and the other by land from the town of Whitsand, by two men of his bailiwick who may be best able to explain and prosecute this matter to the earl and Guy, which matter he shall enjoin upon them as strictly as possible.

1303.

*Membrane 10—cont.*May 26.
Roxburgh.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further at present with a messuage with a curtilage and garden and a small meadow in Mere, co. Wilts, which he has taken into the king's hands by reason of the death of John de Hampstede, as the king learns by inquisition taken by the escheator that John, who held at his death fifteen acres of land, 2 acres of meadow, 10s. 4½d. of rent in Mere of the king in socage by the service of 2s. and a pound of pepper, price 8d., yearly, held the messuage, curtilage, etc., of John de Seles and Eustace de Borton, rendering therefor to the former a chaplet of roses at Midsummer and to the latter a pair of gloves at Michaelmas for all service, and that John de Hampstede was a bastard and had no heir of his body, and that he held no other lands of the king at his death.

June 4.
Edinburgh.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of the sheriff, whom the king has caused to be removed from the office of coroner, to which he was elected before he was appointed sheriff, as he cannot conveniently exercise the two offices at the same time.

To Miles de Stapelton, constable of Knaresburgh castle. Order to cause the king's water-mill at Borough Bridge, his fuller's mill at Knaresburgh, the pond of his mill of Bilton, and the head of the pond of his stew at Heywra to be repaired.

To the treasurer and barons of the exchequer of Dublin. Order to cause Isabel, late the wife of William de Vesey, tenant in chief, to have what they have received for the king's use of the 11l. 4s. 2d. yearly that were assigned to her in dower from the pleas and perquisites of the county of Kildare, to be received by the hands of the king's sheriff, as the king, on 22 January, in the 26th year of his reign, ordered John Wogan, justiciary of Ireland, to cause dower to be assigned to Isabel from the lands, knights' fees and advowsons of churches that belonged to William in Ireland and that he rendered to the king before his death, and the justiciary assigned to her the aforesaid sum yearly, and the said treasurer and barons do not permit her to receive it, as the king learns from her complaint.

To Nicholas Fermbaud, constable of Bristol castle. Order to pay to John de Kemesing 2d. daily from the 25 November, in the twenty-second year of the king's reign, and to pay him the same sum henceforth, as the king, on the said day, granted to him by his letters patent the custody of his gate of Lafford in Bristol for life, so that he should receive 2d. a day from the constable of that castle for his maintenance [*Calendar of Patent Rolls, 1292-1301, p. 52*].

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Eudo de Monte, whom the king has caused to be removed from office because he learns by trustworthy testimony that he is incapacitated by age and infirmity.

June 4.
Edinburgh.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver a third of the manor of Westbury, which third he has taken into the king's hands by reason of the death of Roger de Burghull, to Juliana, late the wife of Roger, as nearest [friend] of Roger's heir, for the use of the heir, as the king learns by inquisition taken by the escheator that the manor is held of the king by fealty and the service of rendering to him yearly a sore-coloured goshawk (*ostorium*) and of doing suit to his Hundred of Westbury from three weeks to three weeks for all services, and that Roger held a third of the manor of the king by a third of the

1303.

Membrane 10—cont.

said service and by doing suit to the Hundred as above for all services, and that Roger, his son, is his next heir and is aged half-a-year, and that Roger at his death held no other lands of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

June 6.
Linlithgow.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in the place of Henry de Aunewyk, who is incapacitated by age and infirmity, as the king understands.

June 10.
Cambus-
kenneth
(Stamp-
skynel).

To the sheriff of Stafford. Order to cause Hugh le Blund to have seisin of a messuage in Penkrich, as the king learns by inquisition taken by the sheriff that the messuage, which Henry le Keu, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Henry held it of Hugh, and that it is still in the king's hands, and that Hugh has had the king's year and day thereof, for which he ought to answer to the king.

June 6.
Linlithgow.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with a messuage in Northampton that the friars of the order of Penitence were wont to inhabit, as the escheator certified the king, in response to his order, that the messuage was taken into the king's hands when the brethren left it because Edward, prince of Wales, was given to understand that it was given to the brethren by Queen Eleanor, his mother, and that she acquired it at her own cost for the use of the brethren, and it appears to the king by the certification that Queen Eleanor did not acquire the messuage as aforesaid, and that it or any part of it was not wont to do any service to the king, but that one Nicholas de Cogeho, knight, granted the messuage to the brethren for the health of his soul and of the soul of his ancestors, to have so long as they should dwell therein, with condition that if they left the messuage, it should revert to him or to Maud, his wife, or to their heirs. By C.

June 6.
Linlithgow.

To the sheriff of Somerset and to the coroners of that county. Order to supersede the execution of the exigent of Richard Bacun, who was indicted for certain trespasses in the king's park of Camel, in that county, before Aymer de Valence and Hugh le Despenser, and their fellows, the king's justices to hear and determine these trespasses, and who was put in exigent to be outlawed in that county [court] because he did not appear before the justices, as he has found security before Aymer to satisfy Queen Margaret, the king's consort, to whom the king granted the fines, ransoms and amercements of all those who should be convicted of such trespasses, for the trespass committed by him in the said park, as Aymer has signified to the king by his letters.

MEMBRANE 9.

June 4.
Edinburgh.

To Miles de Stapelton, constable of Knaresburgh, or to him who supplies his place. Order to permit John de Fulham, king's serjeant, to take in the king's forest and parks of Knaresburgh forty bucks and six harts of the present grease time for the king's use, and to aid him in taking them, and to cause him to have salt to salt the venison and barrels to put it in, and to cause it to be carried to the places that John shall direct him on the king's behalf.

By K. on the information of J. de Drok[enesford].

The like to Richard Oysel, keeper of the king's manor of Brustwyk, to permit John to take thirty bucks in the king's parks of Brustwyk.

1303.

Membrane 9—cont.

To the sheriff of Derby. Like order to permit John to take forty harts in the king's forest of La Chaumpaine.

To the sheriff of Northampton. Order to cause John to have salt for 80 bucks (*damis*) and six harts (*cervis*) to be taken in the forest of Rokingham and for ten bucks (*damis*) to be taken in the forest of Rotel[and].

To the sheriff of Somerset. Order to cause John to have salt for ten bucks (*damis*) to be taken in the forest of Peterton and for four harts (*cervis*) to be taken in the forest of Munedep.

To Nicholas Fermbaud, constable of Bristol castle. Order to cause twelve bucks to be taken in the king's chaces of Bristol during the present grease time, and to cause the venison to be well salted and placed in barrels, and to cause it to be carried to such places as John de Fulham, whom the king is sending to him in this behalf, shall direct.

By K. as above.

The like to the constable of the forest of Dene for twenty bucks and ten does.

The like to the sheriff of Cornwall for fifty bucks to be taken in the king's forests and chaces in that county, and to cause the venison to be well salted and placed in barrels and kept safely until otherwise ordered.

June 4.
Edinburgh

To Richard Oysel, constable of the castle of Skypton-in-Craven. Whereas the king wills that Queen Margaret, his consort, shall cause venison to be taken during the present grease time by her men for her use in his parks and chaces in Craven, he orders the constable to permit him or those whom she shall send thither by her letters patent for this purpose to take venison in the parks and chaces without destruction, and to aid and counsel him or them in this matter.

By K. on the information of J. de Drokenesford.

June 4.
Edinburgh.

To the treasurer and barons of the exchequer. Order to cause William de Hamelton, dean of York, to have allowance for a quarter of wheat every ten weeks and for a robe or 20s. yearly from 8 January, in the twenty-sixth year of the reign, on which day the manor and forest of Hovyngham came to his hands by commission from Edmund, earl of Cornwall, as appears to the king by inspection of the earl's letters patent, and for so long as he shall hold the manor, in his ferm of the manor, as the king lately ordered him to cause Ralph de Kirketon to have the corn and robe or 20s. yearly [*as at p. 29, above*], provided that they ascertain by Ralph's letters patent that William has satisfied him therefor.

June 10.
Cambus-
kenneth
(*Camskynel*).

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Agnes, late the wife of Peter de Champvent, tenant in chief, the lands specified below, which he took into the king's hands by reason of Peter's death, and the issues received thence, as the king learns by an inquisition taken by the escheator that Peter and Agnes held jointly at his death the manor of Ofham, co. Sussex, of Hugh de Neville by the service of a quarter of a knight's fee, of the feoffment of William Sturmy made to Peter and Agnes and Peter's heirs, and the manor of Impyton, co. Cambridge, with the exception of thirty acres of land, of the heirs of Simon de Insula by the service of a knight's fee and of 22*d.* yearly for all service, together with the said thirty acres, which he held of the prior of Bernewell by the service of 17*d.* yearly for all service, of the feoffment of the said Simon made to Peter and Agnes and Peter's heirs, and also 42 acres of land in the towns of Hadenham, Stratham, and Thetford of

1303.

Membrane 9—cont.

the bishop of Ely by doing suit at his court from three weeks to three weeks, of the feoffment of William de Wolmere made to Peter and Agnes and his heirs.

To the same. Order to deliver to the said Agnes the manor of Ragher', co. Essex, which he took into the king's hands by reason of Peter's death, and the issues received thence by him, as the king learns by an inquisition taken by the escheator that John de Bernevall enfeoffed Peter and Agnes of the manor, which is held of the king in chief, by the king's licence, to have to them and Peter's heirs by the service of one knight's fee, and that Peter and Agnes held it jointly at Peter's death, and the king has taken Agnes's fealty for the manor.

June 18.
Clackmannan.

To Ralph de Sandwyco, constable of the Tower of London. Order to cause Aubrey de Fiscampo, the late clerk of the king's new custom in the city of London, to be released from prison in the Tower, to which he was adjudged for a trespass that he was said to have committed against the king in that office, upon his finding mainpernors to have him before the treasurer and barons of the exchequer at York in the quinzaine of Michaelmas next to answer to the king for the trespass, and order to cause them to have the names of the mainpernors. By C.

June 4.
Edinburgh.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the manors of Staunton Quintin, co. Wilts, and of Frome, co. Dorset, which he has taken into the king's hands by reason of the death of Herbert de Sancto Quintino, or with the issues thereof, as the king learns by inquisition taken by Master Richard de Havering, escheator this side Trent, that Herbert did not hold any lands of the king at his death except the manors of Le Wodehalle and of Brandesburton, which he held of the king as of the honour of Albemarle, which is in the king's hands, by the service of a fifth of a knight's fee, and he also learns by an inquisition taken by Walter that Herbert held of Ralph de Monte Hermer^[ii], earl of Gloucester and Hertford, the manors of Staunton Quintin and of Frome by knight service, and that he held no lands of the king in chief at his death by reason whereof the wardship of his lands ought to pertain to the king.

To the same. Order to deliver to Juliana, late the wife of Roger son of Roger de Burghull, a messuage, 80 acres of land, 4 acres of meadow, 2 acres of wood, and 23s. 6d. yearly of rent in Dunhatherleye, co. Gloucester, which he has taken into the king's hands by reason of Roger's death, as the king learns by an inquisition taken by the escheator that Roger and Juliana jointly acquired the premises from Master John de Chaundos, to them and the heirs of their two bodies, with remainder to Roger's heirs, and that they continued their seisin thereof until Roger's death, and that the lands are held of the heir of John Giffard, tenant in chief, a minor in the king's wardship, by the service of a sixth of a knight's fee, and the king has taken her fealty for the lands.

June 20.
Perth.

To the same. Order to cause dower to be assigned to Isabel, late the wife of John de Brauncewell, tenant in chief, as of the barony of Bayeux, which is in the king's hands, as she has taken oath before the king that she will not marry without the king's licence.

June 4.
Edinburgh.

To John, count of Namur, son of Guy, count of Flanders. The king learns from the complaint of Gerard de Vilars of Lostudiel, merchant of the realm of England, that whereas he lately caused a ship of his called 'St. Edmund's Cog' (*'oia*) of Fawyke to be laden in Cornwall with wine

1303.

Membrane 9—cont.

and salt to the value of 800*l.* and wished to send her to Sandwich, certain malefactors of Flanders took her in the harbour of Portesmuþ during her passage from Cornwall to Sandwich by force and arms, and carried her with the wine and salt and certain men appointed for her navigation (*regimen*) to Flanders, and still detain her: the king requests John to cause due restitution or compensation to be made to Gerard for the ship, wine and salt without delay, so that it may not be necessary for Gerard to solicit the king further in this matter, wherefore he would have to provide him with another remedy.

June 10.
Cambus-
kenneth
(*Camskynel*).

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause William de Vescy of Kildare, tenant of certain lands that belonged to William de Vescy, deceased, by grant from the latter, to be acquitted of all debts of the deceased or of John, his brother, or of any of his ancestors exacted from William de Vescy of Kildare by summons of the exchequer, as the king pardoned by his letters patent to William de Vescy, deceased, all debts due to him for fines and amercements and other his own debts and for the debts of John, his brother, and of other his ancestors for any reason, in consideration of the grant and surrender made by him to the king of the castle, manor and county of Kildare and of his grant of the manor of Sprouston, whereof Clemencia, late the wife of John de Vescy, his son, holds two parts in dower and Isabel, late the wife of John de Vescy, his brother, holds a third in dower.

June 20.
Perth.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John Peverel, who is insufficiently qualified.

MEMBRANE 8.

June 12.
Clackmannan.

To John de London[ia], constable of Windsor castle. Order to cause the abbot of Westminster to have eight bucks for the present year, in accordance with the late king's charter granting eight bucks yearly to the abbot and his successors, to be taken in the forest of Windsor at the king's cost by the constable of the castle, and to be carried by him to Westminster on the eve of St. Peter ad Vincula, so that those who carry the venison thither shall make two (*meneias*) yearly before the great altar of St. Peter in the abbot's church.

June 13.
Clackmannan.

To him who supplies the place of the treasurer and to the barons of the exchequer. Whereas the king, on 8 November, in the twenty-eighth year of his reign, committed to William de Curzoun of Carleton, co. Norfolk, by his letters patent under the exchequer seal, the manors of Causton, Aylesham and Haubois and the Hundreds of Northerpingham and Sutherpingham, in that county, from Michaelmas following during pleasure, rendering therefor to the exchequer 190*l.* yearly; and the king afterwards, on 14 February, in the twenty-ninth year of his reign, ordered William to deliver to the heirs of Bartholomew de Redham a messuage, 180 acres of land, 20 acres of meadow and pasture, and 5*s.* yearly of rent in the town of Houbois, because he learnt by an inquisition taken by John Buteturte and William Haward that Walter Bucskyn, Robert atte Stone, and Simon de Roston, late bailiffs of Queen Eleanor, the king's late consort, had wilfully ejected Bartholomew from the said lands, which he had recovered before John de Lovetot and Luke de Tany, the king's late justices appointed to take assizes in co. Norfolk, against Robert Baynard by a recognition of an assize of novel

1303.

Membrane 9—cont.

the bishop of Ely by doing suit at his court from three weeks to three weeks, of the feoffment of William de Wolmere made to Peter and Agnes and his heirs.

To the same. Order to deliver to the said Agnes the manor of Ragher', co. Essex, which he took into the king's hands by reason of Peter's death, and the issues received thence by him, as the king learns by an inquisition taken by the escheator that John de Bernevall enfeoffed Peter and Agnes of the manor, which is held of the king in chief, by the king's licence, to have to them and Peter's heirs by the service of one knight's fee, and that Peter and Agnes held it jointly at Peter's death, and the king has taken Agnes's fealty for the manor.

June 18.
Clackmannan.

To Ralph de Sandwyco, constable of the Tower of London. Order to cause Aubrey de Fiscampo, the late clerk of the king's new custom in the city of London, to be released from prison in the Tower, to which he was adjudged for a trespass that he was said to have committed against the king in that office, upon his finding mainpernors to have him before the treasurer and barons of the exchequer at York in the quinzaine of Michaelmas next to answer to the king for the trespass, and order to cause them to have the names of the mainpernors.

By C.

June 4.
Edinburgh.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the manors of Staunton Quintin, co. Wilts, and of Frome, co. Dorset, which he has taken into the king's hands by reason of the death of Herbert de Sancto Quintino, or with the issues thereof, as the king learns by inquisition taken by Master Richard de Havering, escheator this side Trent, that Herbert did not hold any lands of the king at his death except the manors of Le Wodehalle and of Brandesburton, which he held of the king as of the honour of Albemarle, which is in the king's hands, by the service of a fifth of a knight's fee, and he also learns by an inquisition taken by Walter that Herbert held of Ralph de Monte Hermer[ii], earl of Gloucester and Hertford, the manors of Staunton Quintin and of Frome by knight service, and that he held no lands of the king in chief at his death by reason whereof the wardship of his lands ought to pertain to the king.

To the same. Order to deliver to Juliana, late the wife of Roger son of Roger de Burghull, a messuage, 80 acres of land, 4 acres of meadow, 2 acres of wood, and 23s. 6d. yearly of rent in Dunhatherleye, co. Gloucester, which he has taken into the king's hands by reason of Roger's death, as the king learns by an inquisition taken by the escheator that Roger and Juliana jointly acquired the premises from Master John de Chaundos, to them and the heirs of their two bodies, with remainder to Roger's heirs, and that they continued their seisin thereof until Roger's death, and that the lands are held of the heir of John Giffard, tenant in chief, a minor in the king's wardship, by the service of a sixth of a knight's fee, and the king has taken her fealty for the lands.

June 20.
Perth.

To the same. Order to cause dower to be assigned to Isabel, late the wife of John de Brauncewell, tenant in chief, as of the barony of Bayeux, which is in the king's hands, as she has taken oath before the king that she will not marry without the king's licence.

June 4.
Edinburgh.

To John, count of Namur, son of Guy, count of Flanders. The king learns from the complaint of Gerard de Vilars of Lostudiel, merchant of the realm of England, that whereas he lately caused a ship of his called 'St. Edmund's Cog' (*Coga*) of Fawyk to be laden in Cornwall with wine

1303.

Membrane 9—cont.

and salt to the value of 800*l.* and wished to send her to Sandwich, certain malefactors of Flanders took her in the harbour of Portesmueth during her passage from Cornwall to Sandwich by force and arms, and carried her with the wine and salt and certain men appointed for her navigation (*regimen*) to Flanders, and still detain her: the king requests John to cause due restitution or compensation to be made to Gerard for the ship, wine and salt without delay, so that it may not be necessary for Gerard to solicit the king further in this matter, wherefore he would have to provide him with another remedy.

June 10.
Cambus-
kenneth
(*Camskynel*).

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause William de Vesey of Kildare, tenant of certain lands that belonged to William de Vesey, deceased, by grant from the latter, to be acquitted of all debts of the deceased or of John, his brother, or of any of his ancestors exacted from William de Vesey of Kildare by summons of the exchequer, as the king pardoned by his letters patent to William de Vesey, deceased, all debts due to him for fines and amercements and other his own debts and for the debts of John, his brother, and of other his ancestors for any reason, in consideration of the grant and surrender made by him to the king of the castle, manor and county of Kildare and of his grant of the manor of Sprouston, whereof Clemencia, late the wife of John de Vesey, his son, holds two parts in dower and Isabel, late the wife of John de Vesey, his brother, holds a third in dower.

June 20.
Perth.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John Peverel, who is insufficiently qualified.

MEMBRANE 8.

June 12.
Clackmannan.

To John de London[ia], constable of Windsor castle. Order to cause the abbot of Westminster to have eight bucks for the present year, in accordance with the late king's charter granting eight bucks yearly to the abbot and his successors, to be taken in the forest of Windsor at the king's cost by the constable of the castle, and to be carried by him to Westminster on the eve of St. Peter ad Vincula, so that those who carry the venison thither shall make two (*menesias*) yearly before the great altar of St. Peter in the abbot's church.

June 18.
Clackmannan.

To him who supplies the place of the treasurer and to the barons of the exchequer. Whereas the king, on 8 November, in the twenty-eighth year of his reign, committed to William de Curzoun of Carleton, co. Norfolk, by his letters patent under the exchequer seal, the manors of Causton, Aylesham and Hauboyes and the Hundreds of Northerpingham and Sutherpingham, in that county, from Michaelmas following during pleasure, rendering therefor to the exchequer 190*l.* yearly; and the king afterwards, on 14 February, in the twenty-ninth year of his reign, ordered William to deliver to the heirs of Bartholomew de Redham a messuage, 180 acres of land, 20 acres of meadow and pasture, and 5*s.* yearly of rent in the town of Houboys, because he learnt by an inquisition taken by John Buteturte and William Haward that Walter Bucskyn, Robert atte Stone, and Simon de Roston, late bailiffs of Queen Eleanor, the king's late consort, had wilfully ejected Bartholomew from the said lands, which he had recovered before John de Lovetot and Luke de Tany, the king's late justices appointed to take assizes in co. Norfolk, against Robert Baynard by a recognition of an assize of novel

MEMBRANE 7.

1303.

June 22.
Perth.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause Hugh de Veer, who married Dionisia, daughter and heiress of William de Monte Caniso, tenant in chief, to be acquitted of the scutage exacted from him for the king's army of Wales in the fifth year of his reign, as William had his service with the king by his order in that army for the service of one knight's fee, which he then acknowledged to him, as appears to the king by inspection of the rolls of his marshalsea for that army.

June 12.
Clackmannan.

To the sheriff of Oxford. Order to supersede the execution of the exigent against Henry le fitz Neel, in which he was put in that county because he did not appear before William de Bereford and Walter de Aylesbury, whom the king appointed his justices to make inquisition in that county as to who slew Thomas le Noreys, John le Thecchere and Agnes, his wife, Juliana Hotthebreyn, John Eyse, and John Nicholesman Broun, when, where, and how, and at whose procurement, and who afterwards knowingly received the malefactors, and to hear and determine these felonies, and the said Henry was indicted by an inquisition taken before the said justices of the death of the aforesaid Thomas and of John le Thecchere, and the king has pardoned him by his letters patent the suit of his peace for the death of Thomas and John.

June 27.
Perth.

To the same. Order to deliver to the said Henry his cattle (*averia*) and chattels, upon his finding security to answer for them or their value before the king's justices at the first assize in that county or elsewhere at the king's order, if they ought to pertain to the king, as the king has several times ordered the sheriff to cause to be replevied to Henry his cattle and chattels, which Nicholas de Pershute took and unjustly detains, and the sheriff signified to the king that he could not execute the order directed to him on a previous occasion because the said Nicholas, sheriff of the county, took the cattle and chattels by pretext of a writ of judgement under the testimony of William de Bereford to cause Henry to be exacted from county [court] to county [court] until he should be outlawed if he did not appear, and to take and imprison him if he appeared, so that he might have his body before William and his fellows, the justices appointed to hear and determine the felony of the death of John le Thecchere, at Craumersb on the morrow of the Exaltation of the Holy Cross next to answer for the death of John at the king's suit, and the king has now pardoned Henry the suit of his peace for the said death and has ordered the sheriff to supersede entirely the execution of the exigent aforesaid.

June 27.
Perth.

To the sheriff of Somerset. Order to supersede until Michaelmas next the execution of the exigent against Alexander Cheverel, who was placed in exigent to be outlawed in that county because he did not appear before Aymer de Valencia and Hugh le Despenser and their fellows, justices appointed to hear and determine certain trespasses lately committed against the king in his park of Cammel, before whom he was indicted of trespasses in that park, as he is with the king in his service in Scotland.

By p.s. [8818.]

*The like to the same sheriff in favour of Nicholas Freman.

By p.s. [8824.]

*The like to the same in favour of Roger le Parker.

By p.s. [8825.]

June 14.
Clackmannan.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the tallies and acquittances that the

* The writ of privy seal is dated 30 June.

1303.

Membrane 7—cont.

prior and convent of St. Albans assert that they have for the payment of 1,000 marks for the last voidance of the abbacy from 15 November, in the twenty-ninth year of the reign, on which day the abbacy began to be void by the death of John de Berkhamstede, the former abbot, until 12 August, in the thirtieth year of the reign, upon which day the king took the fealty of John de Marinis, the present abbot, as appears by the inspection of the rolls of chancery, and to cause the prior and convent to be acquitted of this sum if they find that it has been paid, the king having lately granted by letters patent to the abbot and convent that the prior and convent shall have the custody of the abbacy whenever it shall be void and of all the temporalities, with all goods and things pertaining to the abbacy, as fully as any abbot thereof was wont to have them in the past, so that the prior and convent shall have full and free administration of the temporalities and goods and things and may ordain and dispose thereof as shall seem best to them, saving to the king the fees that are held of the abbey and the advowsons of churches in such times of voidance, so that all yearly rents and services of the said fees in times of voidance shall remain to the prior and convent, saving to the king and his heirs the escheats that shall happen during times of voidance, which escheats shall after fealty shall have been done to the king by the newly elected abbot remain to the abbot, prior and convent without hindrance from the king, rendering therefor to the king for each voidance of the abbacy, whether it endure for a whole year or less, 1,000 marks within a year from the time when the abbacy shall begin to be void, to wit 500 marks at the end of the first half of the year and 500 marks at the end of the year, with provision that they shall pay 1,000 marks for every year beyond the first, paying proportionately for fractions of years after the first one.

June 27. To the sheriff of York. Order to cause two coroners for that county to
Perth. be elected in place of Geoffrey de Everle and Hugh de Rysewarp, who are incapacitated by age and infirmity.

June 27. To him who supplies the place of the treasurer and to the barons of the
Perth. exchequer. Order to cause Eleanor, late the wife of Walter de Trailly, tenant in chief, to be acquitted of 17*l.* 12*s.* 8*d.* yearly for certain of her husband's lands in Chelewynton, which were in the king's hands by reason of the minority of John, son and heir of Walter, from 15 July, in the twenty-eighth year of the king's reign, when the king took the homage of John, as appears by inspection of the rolls of chancery, as she has shown that whereas the lands were committed to her by them under the seal of the exchequer during the heir's minority, rendering therefor the said sum, they exact this sum from her as if John were still a minor in the king's wardship.

July 8. To the sheriff of Wilts. Order to cause a coroner for that county to be
Perth. elected in place of Richard Parfet, whom the king has caused to be removed from office because he has been elected regardor of the forest of Bradene, in that county, so that he cannot attend to the duties of the office of coroner, as the king learns upon trustworthy evidence.

July 8. To John Wogan, justiciary of Ireland. Order to deliver to the mayor
Perth. and citizens of Dublin the liberty of their city, to have in the same way as they had it before it was taken into the king's hands by Gilbert de Ardern, keeper of the king's market in Ireland, together with the issues received from it since it was taken into the king's hands, as the king lately at the suit of the mayor and citizens,—who suggested that the liberty had been taken into the king's hands by Gilbert wilfully and

1303.

MEMBRANE 7.

June 22.
Perth.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause Hugh de Veer, who married Dionisia, daughter and heiress of William de Monte Caniso, tenant in chief, to be acquitted of the scutage exacted from him for the king's army of Wales in the fifth year of his reign, as William had his service with the king by his order in that army for the service of one knight's fee, which he then acknowledged to him, as appears to the king by inspection of the rolls of his marshalsea for that army.

June 12.
Clackmannan.

To the sheriff of Oxford. Order to supersede the execution of the exigent against Henry le fitz Neel, in which he was put in that county because he did not appear before William de Bereford and Walter de Aylesbury, whom the king appointed his justices to make inquisition in that county as to who slew Thomas le Noreys, John le Thecchere and Agnes, his wife, Juliana Hotthebreyn, John Eyse, and John Nicholesman Broun, when, where, and how, and at whose procurement, and who afterwards knowingly received the malefactors, and to hear and determine these felonies, and the said Henry was indicted by an inquisition taken before the said justices of the death of the aforesaid Thomas and of John le Thecchere, and the king has pardoned him by his letters patent the suit of his peace for the death of Thomas and John.

June 27.
Perth.

To the same. Order to deliver to the said Henry his cattle (*areria*) and chattels, upon his finding security to answer for them or their value before the king's justices at the first assize in that county or elsewhere at the king's order, if they ought to pertain to the king, as the king has several times ordered the sheriff to cause to be replevied to Henry his cattle and chattels, which Nicholas de Pershute took and unjustly detains, and the sheriff signified to the king that he could not execute the order directed to him on a previous occasion because the said Nicholas, sheriff of the county, took the cattle and chattels by pretext of a writ of judgement under the testimony of William de Bereford to cause Henry to be exacted from county [court] to county [court] until he should be outlawed if he did not appear, and to take and imprison him if he appeared, so that he might have his body before William and his fellows, the justices appointed to hear and determine the felony of the death of John le Thecchere, at Craumershe on the morrow of the Exaltation of the Holy Cross next to answer for the death of John at the king's suit, and the king has now pardoned Henry the suit of his peace for the said death and has ordered the sheriff to supersede entirely the execution of the exigent aforesaid.

June 27.
Perth.

To the sheriff of Somerset. Order to supersede until Michaelmas next the execution of the exigent against Alexander Cheverel, who was placed in exigent to be outlawed in that county because he did not appear before Aymer de Valencia and Hugh le Despenser and their fellows, justices appointed to hear and determine certain trespasses lately committed against the king in his park of Cammel, before whom he was indicted of trespasses in that park, as he is with the king in his service in Scotland.

By p.s. [8818.]

• The like to the same sheriff in favour of Nicholas Fremman.

By p.s. [8824.]

• The like to the same in favour of Roger le Parker.

By p.s. [8825.]

June 14.
Clackmannan.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the tallies and acquittances that the

• The writ of privy seal is dated 30 June.

1303.

Membrane 7—cont.

prior and convent of St. Albans assert that they have for the payment of 1,000 marks for the last voidance of the abbacy from 15 November, in the twenty-ninth year of the reign, on which day the abbacy began to be void by the death of John de Berkhamstede, the former abbot, until 12 August, in the thirtieth year of the reign, upon which day the king took the fealty of John de Marinis, the present abbot, as appears by the inspection of the rolls of chancery, and to cause the prior and convent to be acquitted of this sum if they find that it has been paid, the king having lately granted by letters patent to the abbot and convent that the prior and convent shall have the custody of the abbacy whenever it shall be void and of all the temporalities, with all goods and things pertaining to the abbacy, as fully as any abbot thereof was wont to have them in the past, so that the prior and convent shall have full and free administration of the temporalities and goods and things and may ordain and dispose thereof as shall seem best to them, saving to the king the fees that are held of the abbey and the advowsons of churches in such times of voidance, so that all yearly rents and services of the said fees in times of voidance shall remain to the prior and convent, saving to the king and his heirs the escheats that shall happen during times of voidance, which escheats shall after fealty shall have been done to the king by the newly elected abbot remain to the abbot, prior and convent without hindrance from the king, rendering therefor to the king for each voidance of the abbacy, whether it endure for a whole year or less, 1,000 marks within a year from the time when the abbacy shall begin to be void, to wit 500 marks at the end of the first half of the year and 500 marks at the end of the year, with provision that they shall pay 1,000 marks for every year beyond the first, paying proportionately for fractions of years after the first one.

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Perth. be elected in place of Geoffrey de Everle and Hugh de Rysewarp, who are incapacitated by age and infirmity.

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Perth. exchequer. Order to cause Eleanor, late the wife of Walter de Trailly, tenant in chief, to be acquitted of 17l. 12s. 8d. yearly for certain of her husband's lands in Chelewynton, which were in the king's hands by reason of the minority of John, son and heir of Walter, from 15 July, in the twenty-eighth year of the king's reign, when the king took the homage of John, as appears by inspection of the rolls of chancery, as she has shown that whereas the lands were committed to her by them under the seal of the exchequer during the heir's minority, rendering therefor the said sum, they exact this sum from her as if John were still a minor in the king's wardship.

July 3. To the sheriff of Wilts. Order to cause a coroner for that county to be
Perth. elected in place of Richard Parfet, whom the king has caused to be removed from office because he has been elected regardor of the forest of Bradene, in that county, so that he cannot attend to the duties of the office of coroner, as the king learns upon trustworthy evidence.

July 3. To John Wogan, justiciary of Ireland. Order to deliver to the mayor
Perth. and citizens of Dublin the liberty of their city, to have in the same way as they had it before it was taken into the king's hands by Gilbert de Ardern, keeper of the king's market in Ireland, together with the issues received from it since it was taken into the king's hands, as the king lately at the suit of the mayor and citizens,—who suggested that the liberty had been taken into the king's hands by Gilbert wilfully and

1303.

Membrane 6—cont.

churches, wards and marriages of the free tenants of the abbey that shall fall in during the said three months, provided that if the voidance last beyond three months, the king shall have the custody of the abbey after that time during the voidance. [*Calendar of Patent Rolls, 1801-1807, p. 187.*]

The like to Walter de Gloucestr[ia], escheator beyond Trent.

July 10.
Perth.

To John de London[ia], constable of Windsor castle. Order to permit the executors of the will of Ralph Pipard to have his corn and other goods in the manor of Bray, with the arrears of the rents of that manor for Ralph's time, and to aid them in levying the arrears, as the king understands from the executors that the constable, upon hearing of Ralph's death, detains from them the corn and other goods of the deceased in the manor, which Ralph had for life of the king's gift, and also the arrears of the rents.

July 20.
Perth.

Adam de Spofford of York, imprisoned at York for the death of Joan, late the wife of Walter de Fangos, wherewith he is charged, has letters to the sheriff of York to bail him until the first assize.

July 11.
Perth.

To Robert de Burghersh, constable of Dover castle. Order to permit Brother John, monk of the abbey of Coupre in Aneagus in Scotland, to have passage with two grooms and his train (*equitatura*) from Dover, as the king has granted to him licence to cross to Cîteaux with the grooms and his train for certain affairs touching the abbey. By p.s.

To John de London[ia], constable of Windsor castle. Order to cause the abbot of St. Peter's, Westminster, to have eight bucks for the present year with seven for last year, in accordance with the late king's grant of eight bucks yearly, to be taken in Windsor forest at the king's cost and to be carried by the constable to Westminster on the eve of St. Peter ad Vincula, so that those who bring them shall make two (*meneias*) before the great altar of St. Peter in that church, and seven bucks for last year are in arrear, as the abbot says.

July 28.
Strathdightyn
(*Streth-
yghtyn*).

William de Hauchopp, imprisoned at Hirbotel for the death of William de Porta, wherewith he is charged, has letters to the sheriff of Northumberland to bail him until the first assize.

July 20.
Perth.

To H[aakon], king of Norway. The king learns from the complaint of Ralph Gegge and John de Picheford, burgesses and merchants of Scardeburg, that whereas they lately deputed one John Mus of Fivlees, master mariner, to the rule and custody of a ship belonging to them, and sent him with other mariners and fishermen to sea in that ship to fish, and the ship, with the mariners and fishermen and certain goods and chattels of Ralph and John to the value of 100*l.* sterling, was driven by contrary winds to the port of Northberne in the power of the king of Norway, and after John Mus had been hanged in [those] parts at the suit of Swayn Tunesheved for a robbery that he was said to have committed at sea upon Swayn long before he came into the service of Ralph and John, Helenger Hildesone, bailiff of the town of Northberne, caused the ship and the goods and chattels found in her to be arrested, pretending that they belonged to John and were forfeited to the king of Norway according to the custom of those parts by reason of the hanging aforesaid, and he detains them from Ralph and John de Picheford. As the king cannot and ought not to fail in doing justice to the said merchants, he requests the king of Norway to cause due restitution to be made to them of the ship, goods and chattels aforesaid, so far as they can prove them according to the law merchant to be theirs and not John Mus's, as he would wish the king to do for merchants of Norway in the like case.

1303.

Membrane 6—cont.

To the same. The king learns from the complaint of Ralph Gegge, burgess and merchant of Scardeburgh, that whereas he lately deputed one Stephen de Hornese, master mariner, to the rule and custody of his ship called '*Carite*,' and sent him with certain other sailors and fishermen to sea in that ship to fish, and the ship, with the mariners and fishermen and certain goods and chattels of Ralph, to the value of 100*l.* sterling, was driven by contrary winds to the port of Northberne in the power of the king of Norway, Hallenger Hildesone, bailiff of that town, caused the ship and the goods and chattels found in her to be arrested wilfully and without reasonable cause by reason of the death of the said [Stephen], who died in those parts. As the king cannot and ought not to fail in doing justice to his said merchant, he requests the king of Norway to cause due restitution to be made to Ralph of the ship, goods and chattels aforesaid, so far as he can prove them according to the law merchant to be his and not Stephen's, as he would wish the king to do for merchants of Norway in the like case.

To the sheriff of Norfolk and Suffolk. Order to arrest goods and wares of the merchants of the power of John, duke of Brabant, within his bailiwick to the value of 179*l.* 18*s.* 1*d.*, and to cause them to be kept safely until William de Hyndringham be satisfied for 126*l.* 7*s.* 8*d.* and William de Carleton be satisfied for 58*l.* 10*s.* 5*d.* or until otherwise ordered, as the king learns from the complaint of William and William, merchants of England, that whereas the duke lately bound himself to them in the said sums for certain of their goods and wares taken from them within his land and power, to be paid to them at certain terms, he has not paid them although the terms have long elapsed and although he has been many times requested to satisfy them.

July 28.
Strathdightyn
(Stratheghyn).

To Miles de Stapelton, constable of Knaresburgh castle, or to him who supplies his place. Order to permit Stephen le Whyte, huntsman of Queen Margaret, the king's consort, to take ten bucks in the king's forests and parks of Knaresburgh, so far as this can be done without destruction, for the use of the queen, and to aid him in doing so.

By K. on the information of J. de Drok[enesford].

The like to Ralph Oysel, bailiff of Holdernes, for ten bucks to be taken in the king's park of Brustwyk.

July 28.
Strathdightyn

To Master Richard de Havering, escheator this side Trent. Order to cause Richard, son and heir of Hugh le Heriz, to have seisin of the lands whereof his father was seised, as he has proved his age before the escheator and the king has taken his fealty, provided that he come to the king when the king returns from Scotland to do homage for his lands.

To the sheriff of Southampton. Order to cause a verderer for the forest of La Bere to be elected in place of Richard le Porter of Spersolte, deceased.

Aug. 1.
Arbroath
(Aberbrothok).

To Walter de Glouc[estria], escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of Simon le Havekere, tenant in chief, upon her taking oath that she will not marry without the king's licence.

MEMBRANE 5.

Aug. 1.
Arbroath

To Walter de Glouc[estria], escheator beyond Trent. Order to restore to Hugh de Aldithale and Isolda, his wife, a third of the manor of Great Markeleye, which is held of the king in chief, together with the issues

1303.

Membrane 5—cont.

received from it since it was taken into the king's hands, as they have shown the king that whereas they have long held the said part in her dower of the free tenement of Walter Balun, her first husband, and they have now acquired the right and fee of the said part to them and to Hugh's heirs from John de Balun, kinsman and heir of Walter, to whom the said part ought to have reverted after her death, without obtaining the king's licence, the escheator has taken that part into the king's hands by reason of the acquisition aforesaid, and the king wishes to show favour to Hugh for the good service rendered by him and his ancestors and because he is with the king in his service in Scotland. The part is to be held by them in form aforesaid until further orders. By p.s.

To the same. Whereas the king learns by an inquisition taken by the escheator that Thomas de Nevill, tenant in chief, held at his death a messuage, three cottages, 180 acres of arable land, seven acres of meadow, two acres of pasture, twelve acres of wood, and 32s. yearly of rent in Driestok, co. Rutland, of the bishop of Lincoln by homage and knight service and by doing suit at the bishop's court of Lydington from three weeks to three weeks, of the gift and feoffment of Robert de Nevill, his father, to have to him and the heirs of his body, with remainder to Thomas de Nevill, Robert's brother, and the king thereupon ordered the escheator not to intermeddle further with the lands, which he had taken into the king's hands by reason of Thomas's death, saving to the king any services due to him from the said tenements: the king, wishing to show favour to Thomas, brother of Robert, who entered the lands by the form of the gift after the escheator had not intermeddled with it by virtue of the said order, orders the escheator to cause him to have the issues thereof for the time when they were in the king's hands.

Aug. 1.
Arbroath.

To J. count of Namur, son of Guy, count of Flanders. Whereas William Servat, citizen and merchant of London, as he has complained to the king, lately sent Peter Andreu, his servant, to Provence to make divers provisions of spices and other necessaries for the king's wardrobe there, and Peter wished to carry the provisions made by him to London to be delivered to the keeper of the wardrobe, Lambert Lebote, master of the ship called '*Ludewyk*' of La Hok of Flanders, Peter de Wyningges, William de la Mote, and Topardus de la Mote and certain other mariners of that ship assaulted the said Peter on the sea coast near Wynchelse by force and arms, and took and carried away the spices and other necessaries found with him to the value of 445*l.* 2*s.* 10*d.*; and Lambert and the mariners, after their ship [with] the spices and necessaries aforesaid had been driven by contrary winds into the port of Wynchelese, were arrested by the bailiffs of that town at William's suit and were attached, as is the custom in such cases, to answer to William before the warden of the Cinque Ports for the spices and wares aforesaid and to do and receive what justice should require in this behalf, the said Lambert and the mariners broke the arrest and attachment and secretly and fraudulently went away, with the ship and the spices and merchandises aforesaid, without making any satisfaction to the king or to William, to the contempt and prejudice of the king: wherefore the king requested the count to cause William to have due restitution of the goods and wares and due and speedy remedy for the damages sustained by him in this behalf; and William has signified to the king that Lambert, Peter, William and Topardus have satisfied him in full for the trespasses and damages aforesaid by a fine of 2,400*l.* of Paris that they have made with the said Peter Andreu, his attorney, with which William holds himself

1303.

Membrane 5—cont.

content: the king, accepting this satisfaction, acquits Lambert, Peter, William and Topardus and their fellows of this matter so far as pertains to him, and he makes this known to the count and all whom it may concern by the presents.

To Henry Spigurnel and Richard de Walsingham, late justices appointed to deliver Norwich gaol. Whereas the king lately pardoned by his letters patent William le Furmager, John Cotyng, John Gilebert, Stephen Strikebert and Thomas del Hul, lately imprisoned in that town for the robbery of 85s. charged against them, the suit of his peace for the larceny [*Calendar of Patent Rolls, 1301-1307*, p. 54], and he afterwards granted to them a ship of theirs in which they were taken, together with the goods and chattels found in it, which were taken into the king's hands by reason of the larceny, although they were forfeited, and he ordered the sheriff of Norfolk to cause the ship, goods and chattels to be restored to them or to signify to him the reason why he would not or could not execute the king's order, and the sheriff returned that the ship, goods and chattels were appraised before him as forfeited at 20 marks, and were delivered by him to the men of the county (*patrie*) in order that they might answer therefor before the justices at the first assizes, and that the men are thus charged by him with the goods, wherefore he could not deliver the ship, goods and chattels from their hands without a warrant directed to them by Henry and Richard by which they could be discharged thereof in the next eyre of the justices in that county: the king orders Henry and Richard to cause the ship, goods and chattels to be restored to William, John, John, Stephen and Thomas, or to their attorney, and to cause the said men to be discharged thereof.

Aug. 1.
Arbroath

To the sheriff of Hereford. Order to supersede until the quinzaine of Michaelmas the demand by summons of the exchequer from Joan, late the wife of Peter de Geynvill, daughter of Geoffrey de Geynvill, for 223*l.* 6*s.* 8*d.* by reason of the lands in her hands that belonged to Geoffrey, as the treasurer and barons of the exchequer of Dublin have signified the king at his order that Geoffrey paid into that exchequer 56*l.* 13*s.* 4*d.* of the 223*l.* 6*s.* 8*d.* received by him from the king in England as a loan, which the king granted to him that he should pay by 50 marks yearly to that exchequer.

The like to the sheriff of Salop.

To Walter de Glouc[estria], escheator beyond Trent. Whereas J. bishop of Lincoln asserted after the death of Thomas de Nevill that certain lands in Dryestok that Thomas held of him, which the king caused to be taken into his hands with other lands that Thomas at his death held of him in chief, pertain to him as escheat as chief lord of the fee, and prayed the king that the lands should be rendered to him, and the king learns by an inquisition taken by the escheator that Theobald de Nevill is kinsman and next heir of Thomas, if the law permit, and the king has been besought by Theobald not to render the lands to the bishop to his prejudice while he is in the king's service in Scotland: the king orders the escheator to warn Theobald and John de Nevill, another kinsman of Thomas, who claim hereditary right in the lands, to be before the king and his council at York in fifteen days from Michaelmas, which day he has prefixed to the bishop, to do and receive what the court shall consider in this behalf.

Aug. 14.
Brechin
(Breyghyn).

To Walter de Gloucestr[ia], escheator beyond Trent. Order to permit the executors of the will of Robert de Tateshale, tenant in chief, to have

1303.

Membrane 5—cont.

ten bucks of the present [grease] time in the park of Buckenham and ten in the chace of Tateshale, which belonged to Robert, as the king has granted to the executors that they may take these twenty bucks.

By p.s. [3380.]

To the same. Order to cause Robert's executors to have full and free administration of his goods for the execution of his will, upon their finding security to answer to the exchequer at the king's will for all the debts due to it from Robert at his death.

The like to Master Richard de Havering, escheator this side Trent.

To the sheriff of Norfolk and Suffolk. Like order to permit the executors to have administration until otherwise ordered. By p.s. [3380.]

The like to the sheriffs of Lincoln, Berks and York.

Aug. 23.
Aberdeen.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to give credence to what John de Drogenesford, keeper of the king's wardrobe, shall tell him on the king's behalf, as the king has enjoined upon John certain matters touching him to be explained to the escheator.

Aug. 23.
Aberdeen.

To the same. Order to take all the venison of the present season that he can take without destruction at Tateshale and elsewhere in the parks and chaces that belonged to Robert de Tateshale, tenant in chief, which are in the king's hands by reason of the heir's minority, to be taken by the view of John de Fulham, the king's huntsman, and to cause it to be well salted and kept until otherwise ordered. The king has ordered John to assist him in this.

To John de Fulham. Order to go upon sight hereof to Tateshale with the king's hounds, and to take there and elsewhere in the aforesaid parks and chaces all the venison of the present season that can be taken without destruction, by the view of the escheator aforesaid.

To the mayor and sheriffs of London. Whereas the king lately ordered them for certain reasons to arrest goods of merchants of Flanders who are not of the party of the king of France found within the city to the value of 522 marks and over, and to cause them to be kept safely until otherwise ordered; by virtue of which order they have arrested cloth and other goods of Walter de Bruges, clerk and merchant of Elizabeth, countess of Hereford, the king's daughter, who, although born in Flanders, did not adhere to the Flemish enemies and rebels of the king of France after the war between them, as the countess suggested to the king by her letters; whereupon the king ordered them to cause an inquisition to be made by the oath of alien merchants in the city and of men of the city whether or not Walter adhered to the said Flemings against the king of France after the war, and if the goods at the time of the arrest were Walter's own goods so that no one had any share in them, and if there be any such sharer, whether or not he adhered to the said Flemings, and the nature and value of the goods; and the king learns by the inquisition that Walter did not adhere in any way to the said Flemings against the king of France, and that the goods were not at the time of the arrest Walter's own goods, because John Brusseles, his partner (*socius*), had and still has a moiety of them, and that John did not and does not adhere to the said Flemings, and that the goods thus arrested are 104 pieces of rayed cloth, and that they are worth 208*l.* sterling; the king orders them to cause the cloth to be delivered to Walter, in accordance with his previous order. It is provided that they shall cause goods of other merchants of Flanders coming to the city to be arrested to the value of the aforesaid 522 marks and over.

Membrane 5—cont.

1303.

Aug. 14.
Brecchin.

To the sheriff of Cornwall. Order to restore to Robert de Respek, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Henry Spygurnel and his fellows, justices last in eyre at Lanceveton, with burglary of the house of Thomas de Pridiaus at Penstradou and with robbery of 11s. 6d. from Thomas de Lake, Thomas's reeve (*preposito*), as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Like order to the same in favour of John le Archer of Cornwall, clerk, indicted before the said justices of the death of John de Sancto Rumone.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place. Order to cause the abbot and convent of St. Mary's, York, to have a tenth of the king's venison taken and hereafter to be taken in his forest of Galtres, in that county, as they ought and as they and their predecessors have been wont to have it heretofore by virtue of the charter of King Richard granting them a tenth of his venison taken in the county of York.

Aug. 28.
Aberdeen

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Richard de Hoton, deceased.

Alice Haliday, imprisoned at York for the death of William Bogh, wherewith she is charged, has letters to the sheriff of York to bail her.

To Master Richard de Havering, escheator this side Trent. Order to cause dower to be assigned to Ellen, late the wife of John Passemer, tenant in chief, as of the honour of Albemarle, which is in the king's hands, upon her taking oath that she will not marry without the king's licence, in the presence of William Sturmy, who married Isabel, John's eldest daughter and co-heiress, and Henry le Taillur, who married Beatrice, the third daughter and co-heiress, if they choose to be present.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Adam atte Welde, deceased.

Aug. 25.
Aberdeen

To the sheriff of York and to the coroners of that county. Order to supersede the execution of the exigent against William le Latimer, the younger, until Christmas or until his return to England, so that he shall not in the meantime incur loss or damage, as the abbot of Whiteby lately impleaded him before the justices of the Bench for a trespass committed upon him, and William is put in exigent at the king's suit to be outlawed in that county [court] because he did not come before the justices to answer to the abbot, and the king wishes to show him favour because he is staying in his service by his order in Scotland. By p.s. [9891.]

Sept. 4.
Banff.

To the sheriff of Somerset. Order to supersede until St. Hilary next the execution of the exigent against Alexander de Cheverel, in which he was put to be outlawed in that county [court] because he did not come before Aymer de Valencia and Hugh le Despenser and their fellows, the justices appointed to hear and determine the trespasses against Queen Margaret, the king's consort, in the park of Cammel, whereof he was indicted, the king having lately ordered the sheriff to supersede execution until Michaelmas next because Alexander was with him in his service in Scotland, and the king now wishes to show him further favour at the instance of his consort and because he is still in the said service. By p.s.

The like for Roger le Parker.

1303.

MEMBRANE 4.

Aug. 28.
Aberdeen.

To the taxors and collectors of the fifteenth in Cumberland. Whereas the men of the community of that county lately granted to the king at his request in aid of his expedition to Scotland 500 quarters of oats and 200 quarters of malt, and delivered the corn to William de Mulcastre, sheriff of that county, and to James de Dalilegh, the king's clerk, whom he appointed to receive the corn; and the king promised by his letters patent to cause the men to be satisfied for the corn from the first moneys levied from the fifteenth in that county, and caused other letters patent to be made to the taxors and collectors to make payment to the men from such money for the corn by a view of one of his clerks, whom he should assign for this purpose; and the king afterwards ordered them by letters of privy seal to cause the men to be satisfied for the corn without delay from the money of the fifteenth, and they have hitherto deferred satisfying them, as the men have shown to the king: the king orders the taxors and collectors to satisfy the men for the corn from the money of the fifteenth by the view and testimony of the said sheriff and James, whom the king has ordered to be intendent to them in this matter, and by indenture to be made between the taxors and collectors and the sheriff and James, laying aside all delay, in accordance with the king's previous orders, so that it shall not be necessary for the men to solicit him again in this behalf, but so that they may be the more ready to do those things that the king will order hereafter.

Sept. 4.
Banff.

To the bailiffs of Boston. Whereas the king lately—at the prosecution of Adam de Barton, suggesting that John, duke of Brabant, is bound by his letters obligatory to him and Robert de Lyndeseye, Henry de Wystede, and Walter de Beverlay in divers sums of money, which he ought to have paid to them long ago and which he has refused to pay—ordered the bailiffs to arrest all goods and wares of merchants of the duke's land and power found in that town, and to cause them to be kept safely until the said merchants should be satisfied for their debts or until otherwise ordered; and afterwards the king, because he was given to understand that the bailiffs had arrested cloth and other wares of John de Pount, merchant of Brabant, to the value of 68*l.*, ordered them to certify him as to this arrest, and they have signified to him that they have arrested goods of the said John to the value of 68*l.* at the suit of Walter de Whytene, who prosecuted the matter on behalf of the said Adam, Robert, Henry and Walter; and it appears to the king by the duke's said letters that the duke is indebted to Adam, Robert, Henry and Walter in 200*l.* 6*s.* 6*d.*, towards which he caused goods and wares of merchants of the duke's power to be arrested at Kyngeston-on-Hul to the value of 187*l.* 6*s.* 6*d.*, and delivered to the said merchants: the king, wishing to satisfy them for the remaining 68*l.*, orders the bailiffs to cause the cloth and goods aforesaid thus arrested to be delivered to Adam, Robert, Henry and Walter, according to the valuation thereof made by the bailiffs or one to be made again in the presence of John de Pount, if he demand it, in full satisfaction of the said 200*l.* 6*s.* 6*d.*, taking first from them security that they will answer for the cloth and goods to those who may wish to speak against them in the king's court concerning them.

Oct. 8.
Loughendorm.

To the bailiffs of the Hundred without the North Gate of Oxford. Order to pay out of the ferm of the Hundred to Robert de Crevequor 10*l.* for Michaelmas term last of the 20*l.* yearly granted to him for life by the king for the quit-claim that he made to the king and Queen Eleanor, his late consort, of the manor of Ditton.

1303.

Membrane 4—cont.

Sept. 25. To the sheriff of Northampton. Order to cause a coroner for that
Loghendorm. county to be elected in place of Robert de Bedesford, lately elected mayor of Northampton, as he cannot any longer execute the duties of the office.

Sept. 19. To the sheriff of Cornwall. Order to cause the paling about the king's
Kinloss. park of Penlyn to be repaired.

Sept. 4. To the treasurer and barons of the exchequer. Order to discharge
Banff. Thomas de la Hide, sheriff of Cornwall, of 20 marks, if it appears to them that he has paid this sum to Peter Burdet, the king's yeoman, to whom the king has granted for life by his letters patent the custody of the castle of Lanceveton and of the prison therein, receiving for the custody 20 marks yearly by the hands of the sheriff of Cornwall [*Calendar of Patent Rolls, 1292-1301, p. 578*].

Oct. 6. To John de London[ia], constable of Windsor castle. Order to cause
Loghendorm. to be repaired the houses, tower, walls and bridges of the castle, with the stable and wall of the king's garden without the castle, the houses and ponds of the park of Windsor, with the paling round the park, the houses and walls of the manor of Kenyton, with the paling and wall round the park, and the houses and walls of the manor of Bray.

To the same. Order to find hay and oats for the king's deer in the parks of Windsor and Kenyton during the present winter season.

To the same. Order to pay to two chaplains celebrating in the king's chapel of the castle 50s. each yearly; to Roger de Windes[ore], janitor of both gates of the castle, 4d. a day; to Thomas Burnel, one of the viewers of the king's works there, 2d. a day; to Roger de Windes[ore], the other viewer of the works, 2d. a day; to Master John de Spikesworth, clerk of the king's works, 2d. a day; to four watchmen of the castle, 2d. a day each; to Adam the gardener of the king's garden without the castle, 2½d. a day; to John de Bathon[ia], janitor of the park of Windsor and keeper of the king's houses there, 4d. a day; to Robert de Say, chief forester of the forest of Windsor, 12d. a day; and to John le Messenger, parker of the park of Kenyton, 1½d. a day; being their wages and stipends, from Michaelmas for one year.

Sept. 19. To the bailiffs of Great Yarmouth. Order to cause fifty lasts of
Kinloss. herrings to be bought and provided for the king's use, and to send them to Berwick-on-Tweed, there to be delivered to the receiver of the king's store, as William de Burgh, whom the king has specially sent to them in this behalf, shall make known to them.

By K. on the information of J. de Drokenesford.

Sept. 4. To the sheriff of York. As William le Latimer, the younger, asserts
Banff. that he has quittance of 10 marks 1s. 8d. for Easter term last of the 20 marks 8s. 4d. yearly due from him to the exchequer for the ferm of the wapentake of Langebergh, in that county, the king orders the sheriff to supersede until three weeks from Michaelmas the demand made upon William for the former sum, upon his finding security to answer for it at the exchequer then unless he can show that he ought to be acquitted thereof.

Sept. 19. To the sheriff of Rutland. Order to cause a coroner for that county to
Kinloss. be elected in place of Richard Luvet, who is incapacitated by age and infirmity.

1303.

Membrane 4—cont.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Robert de Ascote, who cannot execute the duties of coroner because he is imprisoned at Oxford for certain trespasses that he is said to have committed in the forest of Whicchewode.

Sept. 16.
Kinloss.

To John Wogan, justiciary of Ireland. Whereas Ralph de Monte Hermerii, earl of Gloucester and Hertford, and Joan, his wife, the king's daughter, and certain of their ministers of their liberty of Kilkenny are molested before the justiciary concerning the taking of John le Blunt, William le Crockar, Adam le Crockar, and Walter le Blunt and their detention in the earl and Joan's prison, and they have a day concerning this to answer before the justiciary in fifteen days from Michaelmas: the king, as the earl is with him in Scotland in his service, orders the justiciary to supersede this matter entirely and to respite it in the same state in which it now is until the quinzaine of Easter next. If any process have been made in anything touching this matter after the date of this writ to the damage or prejudice of the earl and countess or of their ministers or of their liberty aforesaid, the justiciary shall cause it to be put in respite until the said quinzaine in the same state in which it was in at the date of this writ.

By p.s. [3453.]

Oct. 10.
Kinloss.

To the sheriff of Somerset. Order to supersede entirely the execution of the exigent against Roger le Parker, in which he was placed for outlawry because he did not appear before Aymer de Valencia, Hugh le Despenser, and their fellows, justices to hear and determine certain trespasses committed against the king in the park of Cammel, wherewith he was charged, and not to molest or aggrieve him in any way hereafter for this reason, which exigent the king lately ordered the sheriff to supersede until Michaelmas last because Roger was in his service in Scotland, as Roger has now satisfied Queen Margaret, the king's consort, to whom the king granted the fines, ransoms and amercements of all those convicted before the justices of such trespasses, by a fine made with her, as she has signified to the king by her letters.

Sept. 20.
Kinloss.

To the treasurer and barons of the exchequer. Whereas Master Jordan Moraunt lately arramed an assize of novel disseisin against Guillotus le Sautreuer for certain tenements that belonged to John de Butterleye, to wit a messuage and four shops in the city of London, before the sheriffs of the city, to be pleaded according to the custom of the city, and the king ordered the sheriffs by a writ of the exchequer for certain reasons to supersede the taking of the assize and to warn Jordan to be in his proper person at the exchequer on the morrow of Holy Trinity last before the king's council, there to show what he claims to have or of right ought to have in the said tenements; and after the matter had been discussed before the council in the exchequer, Guillotus, wishing to avoid the damages that he might incur if Jordan should recover the tenements by recognition of the assize aforesaid, rendered the tenements to Jordan before the council, renouncing any right that he might have therein, saving to him 20s. yearly from them, to be received until he should be satisfied for the debts in which John at his death was indebted to the king and which the king had given to Guillotus; the king orders the treasurer and barons to cause nothing to be exacted or levied from the tenements except the said 20s. yearly for the use of Guillotus.

1303.

MEMBRANE 3.

Sept. 19.
Kinloss.

To John de Kyrkeby, fermor of the castle of Cokermuth. Order to cause the king's houses within the castle, the weirs of his fisheries, the paling round his park, and his mills to be repaired out of the ferm of the castle by the view and testimony of John son of Christiana and Thomas le Oysilur, viewers of the king's works there.

To the bailiff of Sandwich. Order to cause a house of the king in that town constructed for the king's fair there and the king's tower in the town to be repaired by the view and testimony of John de Hoo and Thomas de Shelvyng.

Sept. 4.
Banff.

To the mayor and sheriffs of London. Whereas the king lately—at the suit of Guidetus and Janotus Spynell', citizens of Genoa, suggesting that they had been robbed by certain malefactors of Flanders of a ship of Dover that they caused to be laden at Whitsand with horses, armour, gold cloth, silk, velvet and other goods to the value of 522 marks sterling and over, on the voyage to Dover—requested John, count of Namur, and Guy, his brother, sons of Guy, count of Flanders, to cause to be restored to Guidetus and Janotus, or their attorney, the ship, horses, armour, cloth and other goods, or their value; and he ordered the mayor and sheriffs, because the count and Guy did nothing in answer to his request, to cause goods of the merchants of Flanders who were not of the party of the king of France to be arrested to the value of 522 marks and over, and to cause them to be kept under the seals of the Flemings and of the attorneys of Guidetus and Janotus until further orders; and the king now learns from the complaint of William Julian, merchant of Bordeaux, that the mayor and sheriffs have caused certain of his wines to be arrested in that city by virtue of the order aforesaid, and that they detain them by reason of a contract between him and certain men of Flanders for the sale of the wines to them, although he had claimed the wines before the mayor and sheriffs as his own, and the Flemings had no part in them, and he had not received any money from them for the wines at the time of the arrest, and this he offered to verify in any way that the king's court should decide: the king orders the mayor and sheriffs, if William can prove and verify before them that the wines are his own property and were in his seisin and not in that of any Fleming at the time of the arrest and that he had not received any money for them from any Fleming by reason of any contract, and that he does not fraudulently avouch the wine to be his own, to cause the wine to be restored to William, or to cause him to be satisfied for its value.

Sept. 19.
Kinloss.

To the sheriff of York. Order to cause to be taken in the king's stew of Fosse sixty pike, sixty bream and as many eels as John de Godele, king's clerk, shall direct, for the expenses of the household of Queen Margaret, the king's consort, and to cause them to be sent to John at Tynemouth to the queen's household.

To the treasurer and barons of the exchequer. Order to cause John de Mare to be acquitted of the scutage exacted from him for three knights' fees for the king's armies of Wales in the fifth and tenth years of his reign, as he was with the king by his order in the said armies for the service of three knights, which he then acknowledged to the king for the inheritance of his wife by reason of the honour of Combe, as appears to the king by inspection of the rolls of his marshalsea for those armies.

Oct. 10.
Kinloss.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Idonia, late the wife of Thomas de Gatesden, a quarter of the manor of

1303.

Membrane 3—cont.

Bocton Alulphi, which he has taken into the king's hands by reason of the death of Thomas, as the king learns by an inquisition taken by the escheator that Thomas and Idonia held the said quarter at Thomas's death of Idonia's inheritance of the king as of the honour of Boulogne, which is in the king's hands, by the service of doing suit at the king's court of Wytham from month to month and of rendering 6*l.* 13*s.* 4*d.* yearly to the lepers of Bourn, and the king has taken her fealty for the quarter.

Sept. 19.
Kinloss.

To the sheriff of Northampton. Order to cause William Roys of Grantham, imprisoned at Peterborough for the death of William de Northstoke, who was slain in co. Lincoln, wherewith he is charged, to be released from prison, as the king learns by inquisition taken by the sheriff of Lincoln that William was charged with the said death out of hatred and malice, and not because he was guilty thereof, and he has found the sheriff of Lincoln by the king's order twelve men of that county, to wit John Roys of Grantham, Gilbert de Crosholm of Gunwardeby, Walter le Graunt of Gunwardeby, Thomas de Basingham of Grantham, Thomas Roys of Grantham, William de Horton of Welleby, Alvred Crisping of Athelington, Simon le Clerk of Dunsthorp, John son of Nicholas de Lunderthorpe, John Wade of Gunwardeby, Adam Boymund of Gunwardeby and Robert le Graunt of Belton, who have mainperned to have him before the justices at the first assize in co. Lincoln to stand to right if any one wish to speak against him, as the sheriff of Lincoln has signified to the king by his letters.

Vacated, because otherwise below.

Sept. 20.
Kinloss.

To the mayor and sheriffs of London. Whereas the king lately—because Guidetus and Janotus Spynell, citizens of Genoa, had been despoiled of horses, armour, cloth of gold, and silk, velvet, and other goods to the value of 522 marks sterling and over in a ship of Dover laden at Whitsand on the voyage to Dover by certain malefactors of Flanders—requested John, count of Namur, and Guy, his brother, sons of Guy, count of Flanders, to cause the horses, armour, cloth and goods, or their value, to be restored to Guidetus and Janotus, and, for greater security, he ordered the mayor and sheriffs to cause goods of the merchants of Flanders who were not of the party of the king of France to be arrested to the value of 522 marks and over, and to cause them to be kept safely under the seal of the said Flemings and of the attorneys of Guidetus and Janotus until the king should ascertain what restitution the count and Guy should cause to be made to Guidetus and Janotus, or until further orders, and to certify the king of their proceedings in this matter; and the mayor and sheriffs have signified to the king that among the goods and wares arrested by them by virtue of the said order they had arrested certain pieces of cloth found in the seisin of Henry Scof of Malynes, citizen of London, to the value of 120 marks, which Guidetus and Janotus asserted belonged to merchants of Flanders, and that Henry claimed them as his own chattels, and offered to prove and verify the ownership thereof by whatsoever means the king's court should decide; and the mayor and sheriffs, because they were given to understand that he tendered such proof and verification maliciously in order to exclude the said merchants from recovering their goods, deferred admitting the verification and proof without another order from the king. As Henry has now before the king offered to prove by any means that the king's court shall decide that the cloth was at the time of the arrest and before his own, and that no Fleming had at that time any share in it, and has besought the king to

1303.

Membrane 8—cont.

do him justice in this matter, the king orders the mayor and sheriffs to restore the cloth to Henry, if he can prove and verify before them that it was his own at the time of the arrest and before, and that no Fleming had any share in it at that time, and that he did not tender the proof and verification before them in fraud of the said merchants of Genoa, and to cause goods of merchants of Flanders who were not of the party of the king of France to be arrested to the value of 522 marks and over, and to cause them to be kept in form aforesaid until otherwise ordered.

Sept. 4.
Banff.

To the treasurer and barons of the exchequer. Order to discharge Thomas de la Hide, sheriff of Cornwall, of 20 marks paid by him, by virtue of the king's order of 8 July, in the thirtieth year of his reign, to Peter Burdet, to whom the king had granted the custody of the castle of Lanceveton and of his prison there for life by his letters patent, receiving therefor 20 marks yearly from the sheriff of that county [*Calendar of Patent Rolls, 1292-1301, p. 578*].

Oct. 10.
Kinloss.

Adam Vergent le Mouner, imprisoned at Norwich for the death of Durant de Estgate of Welingham, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

Sept. 23.
Kinloss.

To Roger le Brabazon. Order to cause to be released Edmund le Taillur of Basingstok, imprisoned in the Marshalsea for the death of Richard de London[ia], whereof he was appealed by Christiana, late the wife of the said Richard, and for the death of John de London[ia], whereof he was appealed by Alice, late the wife of John, in the king's court before Roger and his fellows, justices to hold pleas before the king, which appeal the women did not prosecute, as the king learns from Roger's testimony, as William de Combe of co. Berks, Thomas de Cheselden, and Walter de Basingstok of co. Southampton, and Walrand de Pokeriche of co. Hertford have mainperned before Master William de Grenefeld, the chancellor, that Edmund shall forthwith set out for Scotland, to stay there in the king's service during his pleasure. It is provided that Edmund shall stand to right in the king's court if any one wish to speak against him concerning the said deaths when he returns from Scotland.
By p.s.

To the sheriff of Northampton. Order to cause William Roys of Grantham, imprisoned at Peterborough for the death of William de Northstok, who was slain in co. Lincoln, wherewith he is charged, to be released from prison, as the king, upon its being found by an inquisition taken by the sheriff of Lincoln that William was charged with the death out of hatred and malice and not because he is guilty, ordered the sheriff of Lincoln to certify him of the names of twelve men of that county who should mainpern to have William before the justices at the first assizes to stand to right if any one should wish to speak against him, and William has found the said sheriff twelve men of that county, to wit John Roys of Grantham, Gilbert de Crosholm of Gunwardeby, Walter le Graunt of Gunwardeby, Thomas de Basingham of Grantham, Thomas Roys of Grantham, William de Horton of Welby, Alvred Crispyng of Athelington, Simon le Clerk of Dunsthorp, John son of Nicholas de Lunderthorp, John Wade of Gunwardeby, Adam Baymund of Gunwardeby, and Robert le Grant of Belton, who have mainperned to have him in form aforesaid, as the sheriff of Lincoln has made known to the king.

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*Membrane 8—cont.*Oct. 18.
Kinloss.

Geoffrey son of Geoffrey of Brethenham, imprisoned at Bury St. Edmunds for the death of Bartholomew son of Agatha, wherewith he is charged, has letters to the sheriff of Suffolk to bail him until the first assize.

Oct. 15.
Kinloss.

To the treasurer and barons of the exchequer. Order not to molest Brother John de Monte Martini, appointed prior of Pritterwell by the prior of St. Pancras, Lewes, in any way by reason of the last voidance of the priory of Pritterwell, the king having taken his fealty and caused the temporalities of the priory to be restored to him, as appears by inspection of the rolls of chancery, as the king learns by an inquisition taken by Walter de Glouc[estria], escheator beyond Trent, that the escheator was wont to go to the priory upon every voidance in times past, and to take a simple seisin there in the name of the king's lordship and to appoint a janitor at the gate of the priory for the protection of the convent, and that the escheator and janitor left the priory immediately upon the new prior's bringing to the escheator the king's letters of admission, without levying or receiving any issues for the king's use, and it is found by inspection of the rolls of the exchequer that nothing was answered to the king or his progenitors at the exchequer for any issues thereof at any voidance thereof.

Oct. 15.
Kinloss.

To the same. Order to cause W. bishop of Bath and Wells to be acquitted at the exchequer of the ferm of the manors of Congresbury, Axebrugg and Ceddre, co. Somerset, as the king granted, in the twenty-ninth year of his reign, to Queen Margaret, his consort, among other lands that he granted and committed to her for life in acquittance of certain expenses of her and of Thomas, the king's son, and of their households, the ferm that the bishop renders at the exchequer for the said manors.

To Walter de Glouc[estria], escheator beyond Trent. Order to permit Amaneus de la Bret to hold the castle and manor of Tykhul and all the other lands that Constance, daughter of the late Gaston, vicomte of Béarne (*Byern'*), held in England before the late war between the king and the king of France, with the knights' fees, advowsons of churches, wardships, reliefs, escheats and all other appurtenances, and not to intermeddle therewith in any way, as the king has granted to Amaneus the said castle, manor and lands with all appurtenances, which he had caused to be taken into his hands for certain reasons.

Oct. 17.
Dundee.

To the sheriff of Salop. Order to restore to Richard, parson of the church of Hope Boudlers, his lands, goods and chattels, which were taken into the king's hands upon his being charged before William Inge and Roger de Suthcote, justices to deliver Shrewsbury gaol, with theft, as he has purged his innocence before W. bishop of Coventry and Lichfield, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 10.
Kinloss.

To Hugh le Dispenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause Roger de Lee, keeper of the king's manor of Claverlegh, to have in the forest of Kynefar twelve oaks fit for timber, in order to repair the mills in that manor. By the treasurer.

*MEMBRANE 2.*Sept. 20.
Kinloss.

To the sheriff of Wilts. Order not to intermeddle with the honour of Leicester or with the men of the honour or with anything pertaining to it, and not to permit his bailiffs to intermeddle, and to restore to Thomas,

1303.

Membrane 2—cont.

earl of Lancaster, son and heir of Edmund, the king's brother, or to his bailiffs anything that the sheriffs or his bailiffs may have taken from the honour, as the late king granted to Edmund and the heirs of his body by his letters patent, which the king has inspected and accepted, the honour of Leicester with all appurtenances, and ordered all sheriffs of counties in which the honour lies not to intermeddle with the honour or the men of the honour or with other things pertaining to it, unless they should be requested to do so by Edmund's bailiffs.

The like to the sheriff of Leicester not to intermeddle with the honour of Lancaster.

To the constable of Berwick castle. Order to receive William, earl of Ros, whom Nicholas de Chilham, William de Tudenham, and Reginald le Lumbard, the king's yeomen, who are specially deputed to bring the earl to the king, shall deliver to the constable, and to cause the earl and his men and the said yeomen to have suitable chambers and other houses within the castle, so that the earl may be safely kept there until the king shall cause other order to be taken concerning him.

Oct. 20.
Dundee.

To Walter de Glouc[estria], escheator beyond Trent. Order to pay to Ralph de Monte Hermerii, earl of Gloucester and Hertford, the issues received by the escheator from the manors of Staunton Quyntyn, co. Wilts, and Frome, co. Dorset, as the king lately—upon its being found by an inquisition taken by Master Richard de Havering, escheator this side Trent, that Herbert de Sancto Quintino held at his death no lands of the king in Richard's bailiwick except the manors of Wodehalle and Brandesburton, which he held of the king as of the honour of Albemarle, which is in the king's hands, by the service of a fifth of a knight's fee, and also by an inquisition taken by Walter that Herbert held of the said earl the manors of Staunton Quyntyn and Frome by knight service, and that he held no other lands of the king in chief in Walter's bailiwick by reason whereof the wardship of his land ought to pertain to the king—ordered Walter not to intermeddle further with the said manors, which he had taken into the king's hands by reason of Herbert's death, and the earl has entered the manors by virtue of that order.

Oct. 26.
Dundee.

To the justices of the Bench. Although the king lately, upon the testimony of Aymer de Valenc[ia], captain (*capitanei*) of the king's army on this side of the sea of Scotland, signifying to the chancellor that Roger de Pykering, clerk, Richard le Taillur of Thorp Arches, and Thomas Styghbayn were in Scotland in the king's service, granted to Roger, Richard and Thomas his special letters of protection to last until Easter, the king now, because Aymer afterwards testified to the chancellor by other letters that Roger, Richard and Thomas were not then in the king's service in Scotland and are not at present, and that he had been deceived into making the former testification, orders the justices that Roger, Richard and Thomas shall not have any defence by virtue of the said letters of protection before them in the Bench in derogation of the right of the king or of anyone else, and he wills that the said letters shall be entirely null and void.

Oct. 28.
Skene.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause dower to be assigned to Helewisia, late the wife of John de Lyston, tenant in chief, upon her taking oath that she will not marry without the king's licence, in the presence of John de Lyston, son and heir of the said John, if he choose to be present.

1303.

Nov. 1.
Cambus-
kenneth

Robert Maderel, imprisoned at Sumerton for the death of John le Skynnere, slain at Nyweton Hawys, wherewith he is charged, has letters to the sheriff of Somerset to bail him.

*Membrane 2—cont.*Nov. 1.
Cambus-
kenneth.

To Thomas Alard, keeper of the king's lands of the marsh of Wynchelese. As the king understands that the walls (*wallie*) and ditches made for the saving and protection of his lands and also of other lands of those parts are now so broken down by inundation of the sea that his lands and the lands of others of those parts are so inundated that it is thought probable that all the lands will be entirely lost unless the walls and ditches be speedily repaired; and the king's tenants of the lands refuse to contribute to such repairs by reason of a composition made between them and the tenants of other lands in the marsh, to wit that the king's lands should be defended by the lands of others there in such repairs of the walls, and the tenants of the other lands are unable to make sufficient repair of the walls and ditches, as the king learns, by reason of the great costs that would now be necessary for this purpose; the king orders the keeper to make repair of the walls and ditches, according to the quantity of the king's lands there, together with the tenants of other lands there without delay, on this occasion, of the king's special grace, lest for lack of such contribution greater damage be done hereafter.

By C.

To the sheriff of Cambridge. Order to cause John de Northwode, the younger, to have seisin of a messuage, 100 acres of land and four acres of meadow in Berklawe, as the king learns by inquisition taken by the sheriff that the messuage, land and meadow, which William de Asshinton, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of John, and that John de Chishill and Richard le Warenner of Great Lynton had the king's year and day thereof, for which they ought to answer to the king.

Otto de Grandisono, who is staying in Gascony by the king's order for certain affairs specially touching the king, has letters to the sheriff of Lancaster to respite debts until Easter next.

Nov. 1.
Cambus-
kenneth
(*Cambus-
kyneth*).

To R. bishop of London, collector of the tenth for three years lately imposed upon the clergy of England by pope Boniface. As the king greatly needs money for the stay of himself and his men in Scotland to hasten and complete his expedition there, which he hopes to bring shortly to the desired end and which may be delayed for lack of money to the shame and damage of him and of all his realm, he requests the bishop to cause 2000*l.* of the money of the tenth to be paid as a loan to John de Drokenesford, keeper of the wardrobe, whom the king is sending specially to him for this purpose and to whom the bishop is desired to give credence in what he shall explain to him on the king's behalf, which sum the king has enjoined upon John to bring to him in Scotland. The bishop is desired not to neglect this, as he loves the king and the honour and profit of him and his realm by reason of any assignment of the said money previously made by the king to Gascons or to others. The king will cause this sum to be repaid to Master Bartholomew de Ferentino, canon of London, who was deputed with the bishop for this purpose, or to Master John Bonichi de Senis, his commissary, at Easter next at London, or will cause due allowance therefor to be made in the money due to the king from the tenth. He sends to the bishop his letters patent testifying the receipt of the money.

By letters of J. de Drokenesford.

Vacated, because the letters were restored and cancelled.

1303.

Membrane 2—cont.

The like to Master Bartholomew de Ferentino, canon of London.

[*Facated, as above.*]

The like to Master John Bonichi de Senis, commissary of Bartholomew.

[*Facated, as above.*]

Nov. 1.
Cambus-
kenneth.

To R. bishop of London, collector of the papal tenth with Master Bartholomew de Ferentino, canon of St. Paul's, London. Order to cause all the money received and levied from the tenth throughout the whole realm, both the money in their hands and in the hands of their subordinate collectors, and also the money deposited by them or their subordinates, and also all money to be levied hereafter from the tenth, to be arrested and kept safely until otherwise ordered, under pain of forfeiting all that he can forfeit to the king. The king is sending to him John de Sandale, his clerk, to whom he is ordered to give credence in the matter of the tenth and in other things that he will explain to them. [Prynne, *Records*, iii, p. 998.]

The like to Master John Bonichi de Senis, commissary of Master Bartholomew de Ferentino. [*Ibid.*]

To R. bishop of Ely. Order, under pain of forfeiture of all that he can forfeit, to keep in deposit until further orders from the king all the money that he still owes, as the king understands, to the merchants of the society of the Spini of Florence, and to certify the king with all speed by his letters and by Ralph de Dalton, king's clerk, the bearer of the presents, of the total of the debts, to what merchants they are owing, how much is owing to each person, and of the terms appointed for payment, and how much he has paid, and to whom he has paid it, and of what he intends to do in this behalf.

To Ralph de Sandwico, constable of the Tower of London. Order to give credence to what John de Sandale, king's clerk, whom the king is sending to him, shall tell him by word of mouth concerning the matters of the papal tenth and other affairs of the king.

The like to the mayor of London, the treasurer of the New Temple, London, the treasurer of the hospital of St. John of Jerusalem in England at Clerkenwell, London.

Memorandum that John de Sandale left York for London with the said letters on Saturday, 9 November.

Nov. 1.
Cambus-
kenneth.

To the abbot and convent of Seleby, collectors of the papal tenth. Order to cause to be kept safely until further orders all the money received by him or others in his name from the said tenth, or to be received hereafter, under pain of forfeiting all that he can forfeit.

The like to the following:

The abbot and convent of St. Mary's, York.

The prior and convent of Carlisle.

To John Wogan, justiciary of Ireland. Order to arrest all the money arising from the said tenth in Ireland in the hands of whomsoever it may be, and to cause it to be placed and kept in deposit in some certain place by the collectors until he and the collectors shall be otherwise ordered by the king, and order to certify the king of his proceedings in this matter and the amount of the money thus arrested by him, and in whose hands it is.

To the treasurer and barons of the exchequer of Dublin. Order to enjoin the collectors of the said tenth to arrest, under pain of forfeiture of all that they can forfeit, all the money of the tenth collected or to be

1303.

Membrane 2—cont.

collected by them or their collectors, and to cause it to be kept safely without paying anything out from it until otherwise ordered by the king.

To the collectors of the papal tenth in Ireland. Order to the like effect.

To William Trussel, justice of Chester, or to him who supplies his place. Order to cause William Clerk, courier (*cursor*) of the king's wardrobe, whom the king is sending to Ireland for certain affairs that he has much at heart, to have speedy and safe passage to those parts at the courier's cost.

The like to William de Ciconiis, constable of Conewey castle.

The like to William de Sutton, justice of North Wales.

Nov. 6.
Dunfermline.

Henry le Charetter of Grene Hamerton, imprisoned at York for the death of William son of Nigel de Grene Hamerton, wherewith he is charged, has letters to the sheriff of York to bail him.

William Harding of Dale, imprisoned at York for the death of Adam de Slegyle, wherewith he is charged, has letters to the sheriff of York.

Oct. 28.
Skene.

To the treasurer and barons of the exchequer. Order to cause John de Wyntersell,* keeper of the honour of L'Aigle, in Sussex, to be acquitted of the portion of his ferm for the manors and lands of the honour except the castle of Pevenese from 20 February last, when the king granted to Queen Margaret, his consort, the honour in Sussex, with the hundreds, chaces, and other appurtenances in that county, saving to him the castle of Pevenese with the services, wardships and all other things pertaining to it, during the king's pleasure, and ordered John to deliver to her the honour with the manors, hundreds, chaces and other appurtenances except the castle as aforesaid.

To Walter de Glouc[estria], escheator beyond Trent. Order to pay to Thomas de Pridias the issues received by the escheator from a moiety of two water-mills in Trevereu and from a messuage and twelve acres of land in the suburbs of that town, as the king lately—upon its being found by an inquisition taken by the escheator that Thomas Dewy at his death held of the king the hamlet of Trewithenek as of the manor of Moresk, which is of the ancient demesne of the crown, by fealty, rendering therefor yearly to the manor 4s. 6d. for all service, and that Thomas held no other lands of the king in chief by reason whereof the wardship of his lands ought to pertain to the king—ordered the escheator to retain the hamlet in the king's hands until otherwise ordered and not to intermeddle further with the other lands that Thomas held of other lords, and it appears to the king by inspection of the inquisition aforesaid that Thomas at his death held of Thomas de Pridias a moiety of the said two water-mills in burgage by homage and the service of 6d. yearly, and a messuage and twelve acres in the suburbs of the town by knight service, which moiety, messuage and land he entered, as he says, by virtue of the king's order aforesaid.

Membrane 2—Schedules.

Sept. 23.
Kinloss.

To R. bishop of London, collector, with Master Bartholomew de Ferentino, canon of London, of the tenth for three years recently imposed upon the clergy of England by pope Boniface in aid of the church of Rome. As the king greatly needs money for the stay of himself and his

* Called 'de Wyntreshill' in the marginal abstract.

1303.

Membrane 2—Schedules—cont.

men in Scotland for the hastening and completion of his expedition there, which he intends to bring to the desired end shortly and which may be delayed for lack of money to the damage and shame of him and his realm, he requests the bishop to cause 2,000*l.* of the third and last year of the said tenth to be paid by way of loan to John de Droknesford, keeper of the wardrobe, whom the king is sending to the bishop for this purpose, to be carried by him to the king in Scotland, to whom the bishop is to give credence in those things that he shall intimate to him on the king's behalf. The bishop is enjoined not to neglect this as he loves the honour and profit of the king and of all his realm by reason of any orders previously sent to him by the king or of any assignments to men of Gascony or others by the king or in his name. The king will cause the sum to be paid to the bishop and to Master Bartholomew or to Master John Bonich' de Senis, Bartholomew's commissary, at the quinzaine of Easter next at London, or will cause due allowance therefor to be made in the part of the tenth that belongs to him by the pope's grant. As to this the king sends him his letters patent testifying the receipt of the money aforesaid.

The like to the said Bartholomew, or to Master John Bonich[ii] de Senis, his commissary.

Oct. 17.
Dundee.

To Richard Oysel, bailiff of Holderness. As the king proposes to stay in Scotland this winter for the expedition of his war there, and it is necessary that he should have many kinds of victuals for the maintenance of him and his men there, he orders Richard to cause to be bought and provided corn, wine, meat, fish and other victuals necessary for the maintenance of him and of his subjects, and to cause them to be carried to Scotland as he shall see fit, with all speed.

MEMBRANE 1.

Nov. 12.
Dunfermline

To the bailiffs of Great Yarmouth. Whereas Peter de Scothowe of Norwich and William de Rollesby of Yarmouth, merchants of England, lately caused two ships to be laden at Yarmouth with wines and other victuals, and caused the wines and victuals to be taken to Zealand to trade there with them, certain malefactors of Zealand entered the ships by force and arms and took and carried away Peter's wines and victuals to the value of 80*l.* and William's wines and victuals to the value of 50*l.*, against the will of Peter and William and of their yeomen then in the ships, without making any satisfaction therefor, as the king learns by the letters of John, duke of Lorraine (*Lotrich*), Brabant and Lymburgh, his son, under his seal and by the letters of the communities of the city of Norwich and of the town of Yarmouth under their common seals: the king, desiring to provide Peter and William with a speedy remedy, orders the bailiffs to cause to be arrested all goods and wares of the merchants of Zealand found in their town to the value of 180*l.*, and to cause them to be kept safely until Peter shall be satisfied for the said 80*l.*, and William for the said 50*l.*, or until otherwise ordered by the king, certifying the king by their letters of their proceedings.

By p.s.

Nov. 1.
Cambuskenneth.

To R. bishop of London, collector, with Master Bartholomew de Ferentino, canon of London, of the tenth for three years imposed by pope Boniface VIII upon the clergy of England. Whereas the king now greatly needs a large sum of money for the stay of him and his men in Scotland

1303.

Membrane 1—cont.

for the hastening and completion of his expedition there, which he intends to bring to the desired end shortly, and which may be delayed for lack of money to the shame and damage of him and his realm, he requests the bishop to cause 2,000*l.* of the third and last year of the tenth to be paid as a loan to John de Drokenesford, keeper of the wardrobe, whom the king is sending to him for this reason, to be brought by John to the king in Scotland, as the king has enjoined upon him, to whom the bishop is to give credence in those things that he shall intimate to him on the king's behalf. The bishop is enjoined not to neglect this as he loves the king and the honour and profit of his realm by reason of any orders previously directed to him by the king or by reason of any assignments made to men of Gascony or others by the king from the tenth. The king will cause this sum to be paid to the bishop and to Bartholomew, or to Master John Bonichii de Senis, his commissary, at London at the quinzaine of Easter next, or will cause due allowance therefor to be made in the part of the tenth that pertains to him by the pope's grant, and will cause full acquittance to be made therefor. As to this the king sends to him his letters patent testifying the receipt of the said money.

By letter of John de Drokenesford.

Vacated, because the letters were restored and cancelled.

The like to Bartholomew, or to the said John, his commissary.

[*Vacated, as above.*]

To Master Bartholomew de Ferentino, canon of London, collector of the aforesaid tenth with the said bishop. As Edward, prince of Wales, now needs a great sum of money for the acquittance of divers necessary provisions made in the parts of London and elsewhere by Terricus le Vyleyn, his merchant, and by certain other of his ministers for his use, for him and his household and certain of the king's subjects staying in his company with the king in his war in Scotland, without which provisions he cannot conveniently stay in those parts, the king, specially trusting in Bartholomew's affection, requests him to pay 500*l.* of the money of the tenth to John de Drokenesford, keeper of the wardrobe, for the use of Terricus in the name of the king's son, for the acquittance of the said provisions, as John will request him to do by word of mouth on the king's behalf. He is enjoined not to neglect this as he loves the king's profit and honour and that of his son by reason of any assignments previously made by the king to men of Gascony or others from the said money. The king will cause due allowance for this sum to be made to the bishop and Bartholomew or Master John Bonichii de Senis, Bartholomew's commissary, at their account in the part of the tenth that pertains to the king by the pope's grant, as to which he has caused his letters patent to be sent to Bartholomew. By letter of J. de Drokenesford.

Oct. 10.
Kinloss.

To Richard Oysel, bailiff of Kyngeston-on-Hul. Order to cause a water-mill to be made on the water of Old Hul near that town, as he shall deem best for the profit of the king and the greatest easement of the men of that town.

1302.
Nov. 26.
Caversham

MEMBRANE 19d.

Richard de Staundene acknowledges that he owes to Hugh le Despenser 88*l.*; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Hertford.

1302.

Membrane 19d—cont.

Master Thomas de Erle acknowledges that he owes to Martin Shenche 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Enrolment of letters patent of Amadeus (*Amez*), count of Sauvoie, and the other envoys and proctors of the king of England, making known that whereas the pope pronounced between Philip, king of France, and the said king a durable and firm peace between them as to the disputes and wars that have been between them, and agreement between the kings has still to be made concerning inheritances and the conditions and what pertains and may pertain to these inheritances, and the king of England has recently sent Amadeus and the others to Amiens with the envoys of the king of France to treat and agree concerning these inheritances and their conditions and what pertains or may pertain to them, and of everything that remains to be agreed between the two kings; they, in order that the treaty may be brought to the desired end, have willed, granted and agreed that the peace pronounced by the pope shall be firmly held and observed until Easter next, and that they will, in the name of the king, cause prohibition to be made that no person of his lands or lordship shall, under pain of forfeiture of life and limb, maltreat by land or by sea the king of France and his men or lands until Easter, and that if any one offend in this behalf, the king of England will cause it to be redressed and to be replaced in its former estate without delay. In such manner that if within the said term one of them abandon or renounce the whole of the said treaty and break it, the said term until Easter shall be annulled and shall endure only until a month after one of the parties have broken the treaty openly with the other and by express words and have declared in express terms that he will no longer observe the treaty, but will break from it entirely. If by chance it happen that the dispute between the kings as to their inheritances and their conditions and as to what pertains or may pertain to the inheritances be not settled by agreement by assent of the parties or otherwise within the said term, then the king of England may prosecute and obtain his right in such manner as shall seem good to him. They will cause the present grant and promise and the said prohibitions to be ratified, agreed and approved, held and observed firmly and loyally by the king of England. Dated at Amyens, 25 November, 1802. *French.* [*Cf.* the similar enrolment from the Almain Rolls in *Federa.*]

Dec. 2.
Hampstead.

To the sheriff of York. Order to cause proclamation to be made of the truce (*sufferencia*) until Easter concluded by his envoys at Amiens with the king of France, and to cause it to be observed without contravention. [*Federa.*]

The like to all the sheriffs of England.

The like to the following:

Edward, prince of Wales and earl of Chester.

John de Hasting, seneschal of Gascony.

John Wogan, justiciary of Ireland.

Robert de Burghessh, warden of the Cinque Ports.

The mayor and bailiffs of Dover.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Wynchelese.

The mayor and bailiffs of La Rie.

The mayor and bailiffs of Faversham.

The bailiffs of the port of Romenhale.

The bailiffs of the port of Hastings.

The bailiffs of the port of Hethe.

The bailiffs of the port of Pevenese.

The mayor and bailiffs of Yarmouth.

The mayor and bailiffs of Berwick-on-Tweed. [*Ibid.*]

1302.

Membrane 19d—cont.

To Walter de Agmodesham, chancellor of Scotland. Order to issue orders to all the sheriffs of that land to cause the like proclamation to be made. [*Ibid.*]

Dec. 10.
Marlborough.

William son of Thomas le Lung of Yukflete acknowledges that he owes to William de Thorntoft 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 26.
Reading.

To the sheriff of Essex. Order to take into the king's hands the lands of Giles de Argenteim, and to cause them to be kept safely until otherwise ordered, and to attach his body so as to have him before the king in the octaves of St. Hilary next to answer to the king for his contempt, as the king lately caused the holding of tournaments, jousts and tilting, etc., to be forbidden by the sheriff of Surrey in that county and also by the other sheriffs in their counties without the king's licence, and Giles, who had been adjudged to prison for a contempt against the king, whereof he was convicted before the king, and who was delivered from prison under certain conditions by security found before the king to go with John de Segrave to Scotland in the king's service, has gone from the king's service in Scotland and has made jousts at Bifet, co. Surrey, before Michaelmas last, as the king learns by an inquisition taken by the sheriff of Surrey.

The like to the sheriff of Kent to attach Henry de Leyburn, who made jousts at Byflet as above.

The like to the same sheriff to attach Bartholomew de Badlesmere.

The like to the sheriff of Sussex to attach Robert de Monte Alto.

The like to the sheriff of Norfolk to attach Robert de Tony.

The like to the same to attach William de Creye.

The like to the sheriff of Middlesex to attach John Joce.

To M. cardinal deacon of St. Mary in Porticu. Request that he will use his influence with the pope in favour of the petition of Master John called 'Buhs'⁹ of London, a household clerk of the king, that he may have licence to retain the two ecclesiastical benefices with cure of souls that he now holds, and that he may acquire another with cure of souls, as John has long and usefully served the king and the king wishes to promote his advantage.

The like to P. bishop of Burgos (*Burgens'*), the pope's referendary.

Dec. 9.
Marlborough.

John de Maunte acknowledges that he owes to William le Menestral 10l.; to be levied, in default of payment, of his lands and chattels in London.

Thomas de Glatton acknowledges that he owes to Roger le Ferur of London 60s.; to be levied, in default of payment, of his lands and chattels in cos. Oxford, Northampton and Huntingdon.

Richard de Weyland, knight, acknowledges that he owes to William le Menestral 40l.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William le Puleter acknowledges that he owes to Hugh de Bruges 20s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Dec. 2.
Hampstead.

To the dean and chapter of the king's free chapel of Wolvernehampton. As the king is bound by oath to maintain the rights of his crown and dignity, he inhibits them from proceeding without consulting him to

⁹ Called 'Bush' in the marginal title.

1302.

Membrane 19d—cont.

make any execution in relation to the matter of a provision (*negocium provisorium*) of a prebend in that chapel to be assigned by papal authority to one Ottobonus Malespania, the execution whereof has been committed to them, as the king's learns, which, if it were proceeded with, would redound to the king's prejudice and the injury of his crown and dignity. If they have proceeded to the reception of aught by the authority aforesaid, they shall revoke such process and procure its revocation by others, so conducting themselves in this matter that the king may not have to punish them as violaters of his right and crown. [Prynne, *Records*, iii, p. 998.]

Dec. 10.
Marlborough.

Master Thomas de Suthwerk, parson of the church of West Tidderslegh, acknowledges that he owes to William de Thorntoft, clerk, 100s.; to be levied, in default of payment, of his lands and chattels.

Dec. 10.
Marlborough.

To Master Thomas Cantok, chancellor of Ireland. Order to cause such writs to be made to Geoffrey de Morton, citizen of Dublin, for the following debts as have been wont to be made to others in those parts in accordance with the statute of merchants, as Peter de Bermengeham, lord of Totemoy, and Alan son of William son of Warin, knights, of Ireland, acknowledged before John le Blund, mayor of the city of London, and Henry de Leycestr[ia], the king's clerk, deputed to take recognisances of debts in that city in accordance with the said statute, that they owed to Geoffrey 100l., which they ought to have paid at Martinmas, in the thirtieth year of the reign, and also 120l., which they ought to have paid at the quinzaine of Martinmas, in the thirty-first year, and which they have not yet paid, as the mayor and clerk have signified by their letters patent under the seal for recognisances.

Dec. 26.
Odiham.

Hugh atte Ford of Little Badwe acknowledges that he owes to John de Benstede, clerk, 100l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

1303.

Membrane 19d—Schedules.

Feb. 6.
Nettleham.

Memorandum, that Hugh le Despenser, Guy, earl of Warwick, Hugh Pointz, Thomas de Furnivall, Hugh de Curtenay, Andrew de Estleye, John de Grey of Rotherfeld, John de Insula Vecta, John de Clinton, and Bernard de Brus paid to Walter de Aylesbury and Master Andrew de Essheburn, executors of the will of Edmund, earl of Cornwall, 222l. 4s. 2d. (*sic*), to wit each of them 88 marks 4s. 5d. (*sic*), for Hilary term, 29 Edward I, in part payment of 1000 marks that they acknowledged that they owed to the said earl for Ralph Basset, son and heir of Ralph Basset, tenant in chief, then a minor, in order that Ralph, although not of full age, should have seisin of his lands and that he might marry, the wardship and marriage having been granted to the earl by the king in part satisfaction of a debt in which the king was indebted to the earl, and they were acquitted thereof, as Walter and Alexander have acknowledged in chancery for themselves and their co-executors.

The said Hugh, Guy, Hugh, Thomas, Hugh, Andrew, John, John, John and Bernard paid 222l. 4s. 2d. (*sic*), for Hilary term, in the thirtieth year, as Walter de Aylesbury, one of the executors of the earl's will, acknowledged for himself and his co-executors.

Memorandum that Hugh, Guy, [Hugh] Thomas, Hugh, Andrew, John, John, and Bernard afterwards, in the thirty-first year, paid to the executors 222l. 4s. 5d., in full payment of the said 1,000 marks, as appears by the letters patent sewed to this schedule of Hugh, abbot of Hayles, William de Bereford and Walter de Aylesbury, executors of the said will.

1303.

Membrane 19d—Schedules—cont.

Letter of the said abbot, William and Walter, administrators of the issues of the escheatry committed to the said earl by the king in the name of a debt, acknowledging receipt of the aforesaid sum by the hands of James de Berkhamstede, clerk, their receiver, in full payment of the said 1000 marks. Sealed with the seal [now missing] used by them in matters touching the said escheatry, together with James's seal. Dated at Oxford, on Wednesday after the Close of Easter, 31 Edward.

Letter from Walter de Ayllesburs to Sir Adam de Osgodeby, requesting him to cause the aforesaid recognisance to be withdrawn (*trere*), because Ralph (*Raulyn*) Basset has fully paid the 1000 marks, for which he made his recognisance at London in chancery before Adam, as he will remember. In testimony whereof Walter sends to him his letters patent. Dated at Warrewik, Friday after St. Mark, 31 Edward. (*Seal missing.*) *French.*

1302.

MEMBRANE 18d.

Dec. 10.
Marlborough.

To William le Vavassur. Whereas the king has appointed the sheriff of York to make divers provisions of corn in that county for the maintenance of the king and his magnates who are going with him to Scotland at Whitsuntide next, and he has requested men of religion and others of the community of that county to aid and counsel the sheriff in making the said provisions, as William, William de Cantilupo, Ralph son of William, and John de Insula, or two of them, shall cause them to be requested on the king's behalf: the king, because he has this matter much at heart, orders William, together with William, Ralph and John, or one of them, to induce by such ways and means as they shall deem best the said men of religion and others to do the premises, signifying to them on the king's behalf that he will cause them to be satisfied for the corn from the issues of the county and from the first money that shall be levied from the aid granted to him in the same county to marry his eldest daughter, so conducting himself in this behalf as to merit the king's commendation. [*Parl. Writs.*]

The like to the following:

The said William de Cantilupo, Ralph and John, and each of them. Ralph de Sandwico, John de Sandale, Ranulph de Monte Caniso and Humphrey de Waleden, in cos. Essex and Hertford.

Ralph de Tateshale, William de Kerdeston, John de Thorpe, John le Bretun and William Roslyn, for cos. Norfolk and Suffolk.

Robert Hereward and Master Richard de Abyndon, for co. Cambridge.

The said Robert and Richard for co. Huntingdon.

Edmund Deyncurt, Henry de Baiocis, Roger de Hegham and Thomas de Burnham, in co. Lincoln.

Thomas de Furnivall, Master Richard de Haveryng and Hugh de Notingham, in cos. Nottingham and Derby. [*Ibid.*]

Dec. 11.
Marlborough

To the abbot of Dore. The king understands that the abbot of Cîteaux has sent certain of his proctors to the abbot and other abbots of that order in the realm in order to exact from them a sum of money for his use, and that the said abbot has been appointed executor of this exaction. As this exaction may redound against the king ordinance against carrying silver out the realm and otherwise to his prejudice, he inhibits the abbot from making to the abbot of Cîteaux or anyone in his name any subsidy in

1302.

Membrane 18d—cont.

money or other things by reason whereof money or silver may be carried out of the realm or fraud may otherwise be done to the ordinance aforesaid, by reason of any subvention, gift, loan or in any other manner, without the king's assent and licence, or from making any exaction from any abbots in the realm to pay any such subvention to the abbot of Cîteaux, or from molesting them in any way by reason of the non-payment of any such exaction. He is to understand that if he do otherwise, the king will severely punish him for so doing.

To the abbot of Vale Royal. Order forbidding him to pay anything to the abbot of Cîteaux by reason of the exaction aforesaid.

Memorandum, that on Tuesday before St. Lucy, Sir Adam de Osgodeby, keeper of the rolls of chancery, delivered the king's great seal to Master William de Grenefeld, dean of Chichester and chancellor of England, at London, in the chancellor's chamber in the lodging of the bishop of Chichester, in the presence of Master John de Cadomo and Sir William de Byrlay and Sir Robert de Bardelby, under whose seals Adam kept the said seal by the king's order while the chancellor was abroad on the king's affairs; and the chancellor received the seal into his own hands there, and sealed writs with it on the morrow.

Dec. 26.
Odiham.

To Roger le Brabazon. Order to come to the king at Odyham on Sunday, the coming feast of Epiphany, as the king wishes to have colloquy and treaty with him upon certain affairs specially touching the king. [*Parl. Writs.*]

The like to John de Berewyk, Gilbert de Roubury, William de Bereford, William Inge and Henry Spygurnel. [*Ibid.*]

1303.

Jan. 1.
Odiham

Nicholas atte Broke of Bensington, Richard le Fevre of Esyndon and John Attevorteye of Crowemersh acknowledge that they owe to Master William de Apperle 50 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Henry, parson of the church of Shipton, diocese of Worcester, acknowledges that he owes to the said William 100s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Jan. 2.
Odiham.

Henry de Leyburn, knight, acknowledges that he owes to William de Creye 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The said Henry acknowledges that he owes to Thomas de Leyburn 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 8.
Odiham.

John de Pavely came before the king, on Thursday after the Circumcision, and sought to replevy his land in Cherleton, which was taken into the king's hands for his default before the justices of the Bench against Isabel, late the wife of Adam le Myre. This is signified to the justices.

Jan. 8.
Odiham.

Thomas de Neuton, parson of the church of Earl's Wynterburn, diocese of Salisbury, acknowledges that he owes to Henry de Lacy, earl of Lincoln, 54*l.* 4*s.* 1*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

1303.

Membrane 18d—cont.

Enrolment of release by Thomas de Afton to Sir John de Drokenesford, clerk, of his right in the manor of Afton, which Sir Richard de Afton, his father, granted to John, and which John, after he had seisin thereof, demised to Richard for life, concerning which a fine was made between them before the justices of the Bench. Witness: Sir Philip de Hoyvill, John Randolf and Richard de Borhunte, knights; Baldwin de Insula, James de Norton, Richard de Wynton[ia] and John de Hagheman. Dated at Chynham, on Saturday the morrow of St. Matthew, 1802.

Jan. 19.
Guildford.

Thomas le Ras came before the king, on Saturday after St. Hilary, and sought to replevy to William Belebek and Maud, his wife, their land in Wytteneye, which was taken into the king's hands for their default before the justices of the Bench against Hugh de Northleye. This is signified to the justices of the Bench.

William Tuchet acknowledges that he owes to Master William de Grenefeld, chancellor, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Ralph de Hokyngton, parson of the church of St. Michael, Long Stratton, diocese of Norwich, acknowledges that he owes to Robert de Osgodby, Thomas de Haydon, clerk, and William de Bradden 60 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Simon son of John de Drayton acknowledges that he owes to Richard de Veer of Sudburgh 86 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 26.
Chertsey.

John Mauntel came before the king, on Saturday after the Conversion of St. Paul, and sought to replevy to Robert Mauntel the latter's land in Hertwell Rode and Messenden, which was taken into the king's hands for his default before the justices of the Bench against Richard de Welmeston and Margery, his wife. This is signified to the justices.

Jan. 21.
Guildford.

Walter Gaceline acknowledges that he owes to Walter de Gloucestr[ia] 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of letters patent of George de Laverton witnessing receipt from Sir Geoffrey de Geynvill and Sir Nicholas de Geynvill, his son, of 90l., in which they were indebted to him by a recognisance made in the exchequer at Westminster before the treasurer and barons of the exchequer. Dated at the New Temple, London, on Monday after the Conversion of St. Paul, 81 Edward.

Memorandum, that George came into chancery at London, on 28 January, and acknowledged the preceding deed.

Jan. 6.
Odiham.

To the abbot and convent of Kyngeswode. Order to send to the chancery a strong horse not (*critum*) by one of his men, so that it be there in the octaves of the Purification next, wherever the chancery may then be, to be delivered to Master William de Grenefeld, the chancellor, as the king needs a good and strong horse to carry the rolls of chancery.

By K.

MEMBRANE 17d.

Feb. 8.
Windsor.

The abbot of Certeseye acknowledges, for himself and his convent, that he owes to Walter de Bracclesham, canon of Chichester, and William de Wyk, executors of the will of Master Roger de la Grave, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

1303.

*Membrane 17d—cont.*Jan. 20.
Guildford.

To Ralph son of William. Order to go in person to John de Segrave, supplying the king's place in Scotland, with horses and arms and all his power with all speed upon sight of the presents, and to be intendent, aiding and counselling to him until the king's Scotch enemies have been repelled, who, as the king learns from John for certain, have invaded the land in those parts that are in the king's hands and it is feared that they may invade England. This he is enjoined not to omit as he loves the king and the honour of his realm and the safeguarding of those parts, and as the king specially trusts in him. The king intimates to him that he intends going to Scotland more quickly than he had intended by reason of the news aforesaid. He enjoins Ralph to conduct himself so in this matter that the king upon his arrival may test his diligence by the evidence of his deeds. The king is sending Ralph de Manton, clerk of his wardrobe, to Scotland, who will cause to be paid to Ralph and to the others who are coming thither at the king's expense their wages for so long as they shall stay there. [*Firdera; Parl. Writs.*]

The like to twenty-four others. [*Ibid.*]

To Thomas, archbishop of York. Request to send men, horses and arms as above, and that he will induce the magnates and others of his province to hasten to Scotland with all their power. [*Parl. Writs.*]

Jan. 12.
Odiham.

To the sheriff of Stafford. Order to maintain, protect and defend Master Nicholas de Luvetot, king's clerk, in possession of the prebend of Kynwaldeston, in the king's free chapel of Wulverenhampton, which he lately acquired by the collation of the dean of the chapel and into possession of which he has been canonically inducted by the dean, and not to permit him to be hindered in any way as to the possession by Ottonus Male Spine or any one else by virtue of a papal provision made to him, as Ottobonus, claiming to have the prebend by such provision, endeavours to expel Nicholas from possession, which, if allowed, would be to the prejudice of the king's crown and royal dignity. [*Prynne, Records, iii, p. 998.*]

Jan. 28.
Esher.

To R. archbishop of Dublin. Order to come to the king as speedily as possible, or at least at the next parliament, as the king wishes to have colloquy and treaty with him upon certain arduous affairs touching the king and the estate of his realm. [*Parl. Writs.*]

Feb. 3.
Windsor.

To the sheriff of Kent. Order to cause the body of Alexander de Balliolo to be arrested, for certain trespasses committed by him against the king, so that he shall have him before the king on the first Sunday of Lent to answer to him for the trespasses, and to cause his lands, goods and chattels to be taken into the king's hands, and to cause them to be kept safely until otherwise ordered. [*Firdera.*]

The like to the sheriff of Hertford and Rokesburgh. [*Ibid.*]

To the abbot and convent of Waltham Holy Cross. Order to grant to Master John de Kenleye, king's clerk, a suitable pension to be received from that house, making to him letters patent therefor, as they are bound by reason of the new creation of the abbot to grant to one of the king's clerks to be nominated by the king a pension to be received from their house until he shall be provided by them with a suitable ecclesiastical benefice. [*Prynne, Records, iii, p. 1010.*]

Feb. 4.
Windsor.

To the sheriff of Devon and to Nicholas de Kyrkham, appointed to levy and collect in that county the aid of 40s. upon each knight's fees in the realm lately granted to the king to marry his eldest daughter. William de Campo Arnulphi, tenant of knights' fees in that county that are

1303.

Membrane 17d—cont.

called 'little fees of Mortain,' has shown to the king that whereas he and his ancestors, tenants of these fees, were wont to be quit in every scutage when 40s. was taken from a fee and also in the aid to marry the eldest daughters of the late king and of other kings of England for 25s. for each such small fee of Mortain, and that he ought to be [thus] acquitted by the custom aforesaid of the aid to marry the king's eldest daughter, and that the sheriff and Nicholas distrain him to render 40s. from every small fee aforesaid for the said aid: the king orders them to receive from William 25s. for each of the small fees and to respite the demand for the other 15s. until the king shall otherwise provide by his council.

Feb. 10.
Langley.

To pope B[oniface]. Request that he will provide Master Bertrand Grimoardi, the king's clerk and a member of his household, notwithstanding his absence about the king's affairs, with a canonry and prebend in the church of Périgueux, from which diocese he draws his origin, as the king wishes to promote his interests in consideration of his useful and acceptable services.

To the sheriff of Surrey and to Robert de Bekewell, appointed to levy and collect in that county 40s. upon each knight's fee in the realm lately granted to the king in order to marry his eldest daughter. The king learns from the prior of Merton that, although he has no knights' fee or any part of a knight's fee in that county and holds no lands by knight service by reason whereof he is bound to make any such aid, the sheriff and Robert, exceeding the form of their appointment, unjustly distrain the prior in the lands that he holds in frank almoin to pay such aid: the king orders them, if it be so, to desist from distraining the prior, and not to molest or aggrieve him in any way contrary to the form of the grant of the aid and of their appointment.

Feb. 10.
Windsor.

James Brabanzonis, merchant of the society of the Bonseignori of Siena, acknowledges that he owes to John Russel, knight, 126*l.* 2*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in the county (*sic*) of London.

Alan de Helles and Thomas de Akholte acknowledge that they owe to Thomas de Cotingge 25*l.*; to be levied, in default of payment, of their lands and chattels in cos. Kent and Middlesex.

Enrolment of letters patent of Ralph le Poleter of London, witnessing that Sir Geoffrey de Geynvill and Sir Nicholas de Geynvill have paid him 20*l.*, in which they were bound to him by their recognisance made at the exchequer before the treasurer and barons. Dated at the New Temple, London, on Monday after the Conversion of St. Paul, 31 Edward.

Memorandum, that Ralph came into chancery at London, on 10 February, and acknowledged the deed aforesaid.

Feb. 10.
Langley.

Henry de Benilar', prior of Wenlok, acknowledges that he owes, for himself and his successors, to Otto de Grandi Sono 92*l.* 18*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels.

Memorandum, that J. de Britton, having power to make acquittance of the debts due to Otto, came into chancery, and acknowledged that Otto had been satisfied for this debt.

Feb. 10.
Langley.

To R. archbishop of Canterbury. Inhibition of his attempting to exercise any jurisdiction in the king's free chapel of St. Martin le Grand, London, or in the prebends attached to it, or from attempting anything that may tend to the prejudice of the king or his crown or his royal

1303.

Membrane 17d—cont.

dignity, as the chapel is exempt, like the king's other free chapels, from all jurisdiction of the ordinary, and the king learns that the archbishop intends to extend the office of visitation there. By K. and C. [Prynne, *Records*, iii, p. 994.]

Walter de Gloucestr[ia], knight, acknowledges that he owes to Peter de Huntingfel, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, Gloucester and Surrey.

Cancelled on payment.

John de Morton, Roger de Verdun and John Tolymer acknowledge that they owe to Master William de Grenefeld, dean of Chichester, 82 marks; to be levied, in default of payment, of their lands and chattels in London and in cos. Salop and Stafford.

Gilbert son of Thomas de Clare acknowledges that he owes to Walter de Berningham 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Hertford.

John de Sandale, clerk, acknowledges that he owes to Albinus de Bevery 140 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Croxford and William de Esshedon acknowledge that they owe to Walter de Gloucestr[ia], knight, 15*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Isabel, late the wife of Solomon de Chaunz, tenant in chief, puts in her place William de Chithingston to receive her dower in chancery.

MEMBRANE 16d.

Enrolment of grant by William du Clay to Hamo le Parker of all his lands and rents with the woods, meadows, pastures and their appurtenances that he had in the town of Sutho, co. Huntingdon, of the gift of John de Lovetot, knight, rendering to William 8 marks yearly during his life, with reservation of power to distrain for the rent if in arrears for one year, and with remainder to John, brother of Hamo, and to the heirs of his body. Witnesses: Thomas de Lovetot, Roger de Lytlebur[y], Hugh de Lodinton, William du Lay, Robert de Bedeford, Robert le Moyn of Paxton, John de Sutho, clerk. Dated at London, on Tuesday the feast of St. Martin, 26 Edward.

Enrolment of release by John de Lovetot, son and heir of Sir John de Lovetot, to the aforesaid Hamo and his heirs and to John, his brother, in case Hamo die without an heir of his body, of all the land that Hamo holds in the town of Sutzhoo, co. Huntingdon, of the demise of William de Cleye for William's life, which land William held for life of John's demise. Witnesses: Thomas de Lovetot, Roger de Lutlebury, William du Lay, Robert de Bedeford, Robert le Moyne, John the clerk of Suthoo, John de Blayseworthe. Dated at White Nottleeye, on Monday the eve of St. Katharine, 27 Edward.

Feb. 17.
-St. Albans

William son of Philip Denebaud acknowledges that he owes to John Baret 20 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Cancelled on payment.

1303.

Membrane 16d—cont.

William de Grandisono acknowledges that he owes to John Vanne, Paynel (*Paganello*) de Podio, and their fellows, merchants of the society of the Ballardi of Lucca, 76*l.* 18*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Stafford.

Henry Feteplace, parson of the church of Grendon, acknowledges that he owes to Galvanus Bek and Stephen, his brother, 28 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard son of Reymund de Burdeus of London acknowledges that he owes to John de Morton of London 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey and London.

Feb. 17.
St. Albans.

John Spryng, knight, acknowledges that he owes to Philip Borgii, James Gyli, and their fellows, merchants of the society of the Mozi of Florence, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

The said John acknowledges that he owes to Bonruncinus Galteri, merchant, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

The said John acknowledges that he owes to John de Honylane of London 16*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

To pope B[oniface]. Request that he will give credence to what W. bishop of Coventry and Lichfield, the king's treasurer, and Master Bartholomew de Ferentino, canon of London, or to one of them who shall present this letter, shall cause to be explained to him on the king's behalf, as the king has opened his mind to them upon certain things concerning him. Dated at St. Albans, 17 February. [*Fœdera*].

The like letter was made under the name of Master Bartholomew only. [*Ibid.*]

To Sir P. bishop of Sabina. Letter with like request. [*Ibid.*]

The like to the following:

Sir L. bishop of Albano.

Sir ... bishop of Porto and St. Ruffina.

Sir J. bishop of Tusculum.

Sir T. bishop of Palestrina (*Civitatis Papalis*).

Sir N. bishop of Ostia.

Sir J. cardinal priest of SS. Marcellinus and Peter.

Brother G. cardinal priest of St. Martin in Montibus.

Sir R. cardinal priest of St. Potenciana.

Sir M. cardinal deacon of St. Mary in Porticu.

Sir M. cardinal deacon of St. Adrian.

Sir F. cardinal deacon of St. Lucy in Silice.

Sir J. cardinal deacon of St. George in Velabro.

Sir F. cardinal deacon of St. Mary in Cosmedyn.

Sir L. cardinal deacon of St. Mary in Via Lata.

Sir R. cardinal deacon of St. Eustace.

Sir L. cardinal deacon of St. Angelo.

Sir . . . cardinal deacon of St. Nicholas in Carcere Tulliano. [*Ibid.*]

To pope B[oniface]. Letter of recommendation in favour of Master Arnald Lupi de Tilio, archdeacon of Medina, king's clerk, requesting the pope to favour and promote his affairs. Dated at Watford, 16 February.

1303.

Membrane 16d—cont.

Feb. 24. Roger de Verdun acknowledges that he owes to John de Morton 5 marks; to be levied, in default of payment, of his lands and chattels in Waltham co. Stafford.

March 5. William de Huntingfeld and Roger de Stokes acknowledge that they Westminster. owe to Robert de Bardelby, clerk, 29s.; to be levied, in default of payment, of their lands and chattels in cos. Cambridge and Huntingdon.

William de Weylaund acknowledges that he owes to William de Tychewell, executor of the will of Peter de Campana, 56l. 5s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

March 8. The prior of Dunstaple acknowledges, for himself and his successors, Westminster. that he owes to Roger le Brabazon, knight, 40l.; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Berks.

William Torny, parson of the church of Westillebury, diocese of London, acknowledges that he owes to William de Thorntoft, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Caus acknowledges that he owes to William de Thorntoft, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

MEMBRANE 15d.

_____ To the sheriff of Surrey and to Robert de Bekewell, appointed to levy
_____ and collect the aid of 40s. on each knight's fee lately granted to the king in order to marry his eldest daughter. The prior of Merton—^a[*Incomplete*].

Feb. 20. Roger son of Adam de Solvestrode acknowledges that he owes to Hertford. William de Marisco 40l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

March 4. To the abbot and convent of Cirecestre. The king sends to him his Westminister. Wobodus, and requests them to admit him into their houses with two horses and two grooms until Michaelmas next, and to find him in the meantime all his necessities.

March 7. Peter de Leycestr[ia] came before the king, on Thursday the feast of Westminister. SS. Perpetua and Felicitas, and sought to replevy his land in Waltham Holy Cross, which was taken into the hands of the abbot of Waltham for his default in the abbot's court at Waltham Holy Cross against Nicholas son of Warin. This is signified to the abbot's bailiff of Waltham Holy Cross.

March 11. To J. bishop of Norwich. Inhibition of his presuming to exercise in the Westminister. king's free chapel of his manor of Neylond or over the ministers thereof any jurisdiction, in derogation of the king's royal dignity, so conducting himself in this matter that the king may not have to punish him as an impugner of his privileges, as the king's free chapel of the manor, like his other free chapels, is exempt from all jurisdiction of the ordinary, and the king learns that the bishop and his ministers intend to exercise jurisdiction of the ordinary in the chapel and over its ministers.

^a Enrolled fully on the face of the roll (p. 72, above).

1303.

Membrane 15d—cont.

March 2.
St. Catharine's
by the Tower,
London.

To Robert de Clifford, guardian of the liberty of the bishopric of Durham, which is in the king's hands, or to him who supplies his place. Whereas the king lately appointed Walter Bacun to choose from the towns upon the sea-coast and from the parts adjoining in cos. Essex, Norfolk, Suffolk, Cambridge, Huntingdon, Lincoln, York and Northumberland fifty ships, and to induce the men of the towns in which the ships shall be chosen, and to take from them security, to take the ships well found with men and other necessities to Berwick-on-Twede, so that they should be there at Whitsuntide next at the latest, ready to set forth at the king's wages against the Scots; and although Walter has chosen four ships from certain towns within the liberty aforesaid, to wit two from Hertelpole, one from Warmuth, and one from Jarwe, nevertheless the men of those towns refuse to send the ships to Berwick, wholly contemning the king's order in this behalf: the king orders Robert to take security from the men of the said towns that they will send the said ships as aforesaid to Berwick at the cost of the communities of those towns and of the parts adjoining in the said liberty, and to aid and counsel the said clerk, and to induce the men by all means that he shall see fit to do this, and to distrain them, if need be, so conducting themselves in this behalf that the expedition shall not be delayed in any way for want of the ships aforesaid, certifying the king by Walter of his proceedings.

To the mayor, bailiffs, and men of the city of York. Whereas the aforesaid Walter, who was appointed to choose fifty ships as above, has given the king to understand that the men of those parts, although they granted they would send a certain number of ships to the king, are not able to send them to Berwick thus found at their own cost without the aid of the men of the towns of the adjoining parts: the king orders the mayor, bailiffs and men to contribute to Walter for the execution of the premises, and to afford him counsel and aid, as he shall request them to do on the king's behalf, certifying the king by Walter of their proceedings.

The like to the following:

The bailiffs and men of the town of Beverley.

The mayor, bailiffs and men of the city of Lincoln.

The bailiffs and men of the liberty of the bishop of Ely.

The bailiffs and men of the city of Norwich.

The mayor, bailiffs and men of the town of Cambridge.

March 10.
Westminster.

To Nicholas Fernbaud, constable of Bristol Castle. Although the burgesses and other men of the town of Bristol granted before Peter de Dunewyco, king's clerk, who was appointed to choose ships in those parts to go to Scotland in the king's service, that they would find the king two ships for this service, certain men of the town and the parts adjoining capable of this service refuse to go with the ships in this service, although the burgesses are prepared to send the ships to Scotland well found with men at their own cost: the king orders the constable to induce sailors and other men of those parts fit and powerful for the said service by all means that he shall deem fit and to distrain them, if need be, to do the premises together with the said burgesses, so conducting himself in this behalf that the king may commend his diligence.

March 12.
Westminster.

To the prior and convent of St. Frideswide's, Oxford. Request that they will admit into their house John de Tackele, who has long and faithfully served the king, and who is no longer able to serve, and whom the king has caused to be sent to them, and that they will find him for life the

1303.

Membrane 15d—cont.

necessaries of life according to the requirements of his estate, making to him their letters patent of the grant, and certifying the king in writing of their proceedings. [Prynne, *Records*, iii, p. 1011.]

The like to the following :

The abbot and convent of Gloucester in favour of Roger Schrich.

The abbot and convent of Leicester in favour of William Papilion.

The abbot and convent of Furneys in favour of Thomas de Kendale.

The abbot and convent of Bardeneye in favour of William Mone.

The abbot and convent of St. Peter's, Ipswich, in favour of Robert de Walsham.

The prior and convent of Coventry in favour of Stephen Frere.

The abbot and convent of St. Augustine's, Bristol, in favour of Simon de Robis.

The prior and convent of Dunstable in favour of Hugh de Brikhull.

The abbot and convent of Seleby in favour of Hugh Miriweder.

The abbot and convent of Messenden in favour of John de Wyndesor'.

The abbot and convent of St. Osyth's in favour of William de Westminster[onasterio.]

The prior and convent of St. James, Bristol, in favour of Simon de Bulg'.—*He was afterwards sent to the abbot of Meaux.*

The prior and convent of Norwich in favour of Walter de Norwyco. [*Ibid.*]

March 13.
Tottenham.

Matthew de Furneus, knight, acknowledges that he owes to Walter de Gloucestr[ia], knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Nicholas son of Gilbert de Luda acknowledges that he owes to Adam de Osgodeby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Paul le Poter of London acknowledges that he owes to Adam de la Rose, 'poter' 60*l.*; to be levied, in default of payment, of his lands and chattels in London and in co. Kent.

Feb. 23.
Waltham
Cross.

To R. bishop of Hereford. Request that he will desist from the exaction of 12 marks in name of procuration by reason of his visitation upon three occasions, to wit 4 marks each time, from Master Philip le Waleis, rector of the church of Stratton in Trattonedale, in that diocese, which is of the king's patronage, as the king learns from Philip that the bishop exacts this sum in the name of procuration by reason of his visitations, although other bishops of the realm visiting their dioceses and also archbishops visiting their provinces have been wont from time out of mind to exact procuration from cathedrals and collegiate churches and from religious houses only, and not from parish churches, as the king learns from many people. [Prynne, *Records*, iii, p. 988.]

To Sir Casan, emperor of the Tartars. The king has received his letters sent by Buscarellus de Guissurfo, Casan's envoy, the bearer of the presents, and he has well considered the contents of the letters, together with the credence that the said envoy told him by word of mouth upon certain things touching the matter of the Holy Land. But as the land of the Christians near the king's parts has been much disturbed by wars for a long time, as he believes has not escaped Casan's knowledge and as the envoy will inform Casan more fully by word of mouth, the king has been hitherto

1303.

Membrane 15d—cont.

unable to apply such council as he would wish in the matter of the Holy Land, but when the pope with God's help shall place him in such a condition that he can attend to this matter, he wishes Cazan to know that he will willingly devote his attention so far as he is able to this matter, which he wishes before all other things in this world to prosper. Dated at Westminater, 12 March, 1302[-8]. [*Fædera.*]

To the patriarch of the Christians of the East. Like letter. [*Ibid.*]

March 19.
Royston.

The abbot of Colchester acknowledges, for himself and his successors, that he owes to William de Hamelton, dean of York, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John de Sudleye acknowledges that he owes to the abbot of Wynchecombe 106*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Enrolment of deed of Nicholas de Kyrteeling and Christiana, his wife, witnessing that they are bound to Sir Robert de Bardelby, clerk, in 10*l.*, which they received from him as a loan for the expedition of certain of their affairs, and which they are bound to pay him at London at certain specified terms, for payments whereof they charge themselves and their heirs, their goods and chattels, all their lands, and also all their rents in the parishes of St. Clement Danes without the Bar of the New Temple, London, and of St. Mary atte Stronde, with power to enter and distrain in case the payments be in arrear for the debts with damages and expenses. For greater security they have caused this deed to be enrolled in the rolls of chancery. Dated at London, on Saturday before the Annunciation, 31 Edward.

Memorandum, that Nicholas and Christiana came into chancery at London, on 21 March, and acknowledged the aforesaid deed, and granted that the money shall be levied, in default of payment, of their lands and chattels in co. Middlesex.

March 16.
Ware.

To the mayor, burgesses, bailiffs and men of Southampton. Whereas they have granted at the king's request their naval aid in his service for the expedition of his war in Scotland, as Peter de Donewico, whom he sent to them in this behalf, has explained to him by word of mouth and as appears by their letters patent, which Peter has shown to the king on their behalf, wherefor the king returns them special thanks. The king, specially trusting in their grant and aid, requests them to have their aid aforesaid with suitable tackle and with able men at arms in the king's service by all means at the day and place appointed for them by the king's said clerk, as the clerk, whom the king is sending to them again in this behalf, will more fully explain to them. They are exhorted to conduct themselves so in this matter that the expedition may come to the desired effect and that the king may be the more ready in forwarding their affairs.

The like to the following :

The mayor, burgesses, etc., of Bristol.

The mayor, burgesses, etc., of Exeter and Exemuth.

The bailiffs and men of Portsmouth and Goseport.

The bailiffs and men of Loo, Assh and Portpihan.

The bailiffs and men of Hamele and of the town of St. Helen.

The abbot of King's Beaulieu.

The bailiffs and men of Yaremuth and Lymeton.

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Membrane 15d—cont.

The bailiffs and men of Pole, Warham and Brunkeseye.
 The bailiffs and men of Fawy, Polruan and Lostudiel.
 The bailiffs, etc., of Weymuth, Melecombe and Portland.
 The bailiffs of Teignemuth and Dovelissh.
 The bailiffs, etc., of Dertemuth and Portilmuth.
 The bailiffs, etc., of Plymouth, Plymton and Yalm.
 The bailiffs, etc., of Seton and Sydemuth.
 The bailiffs, etc., of Lym.
 The bailiffs, etc., of Bo[d]myn.
 The bailiffs, etc., of Briggewauter.

March 23. Nigel Payn of Angemere acknowledges that he owes to Ralph de Heng-
 Westminster. ham, clerk, 100*l.*; to be levied, in default of payment, of his lands and
 chattels in Sussex.

The said Nigel acknowledges that he owes to Walter de Cokefeld 100*l.*;
 to be levied, in default of payment, of his lands and chattels in Sussex.

William son of Nigel Payn acknowledges that he owes to Ralph de
 Hengham, clerk, 50 marks; to be levied, in default of payment, of his
 lands and chattels in Sussex.

MEMBRANE 14d.

Enrolment of letters of Peter de Sancto Paulo, merchant of Bayonne,
 acknowledging receipt of a moiety of a ship called '*Coga Sancte Marie de*
Bauma,' with a moiety of all her gear and tackle, which belonged to
 William de Saltu, lately deceased, and which was arrested at Southampton
 and adjudged to the king for certain causes, from Sir John de Sandale,
 keeper of the king's exchange at London, by the hands of John de
 London[ia], burgess of Southampton, Sir John's attorney in this behalf,
 by virtue of an order of the king sent to Sir John in the name of Arnald
 de Sancto Martino, William de Sancto Paulo, John de Beries, Reymund
 de Artigalung, John de Seinaus, Peter de Francia, yeoman of John de
 Seintrik, and Vincent de Lagenes, citizens and merchants of Bayonne, to
 whom the king had granted the said moiety with a moiety of all the gear
 and tackle as of the value of 100 marks sterling, in part payment of 500*l.*
 sterling granted to them by him for their costs and expenses in a
 prosecution that they made against William de Saltu aforesaid in the
 king's name. Dated at London, 18 March, 81 Edward.

Enrolment of deed of Arnald de Sancto Martino and William de
 Sancto Paulo, acknowledging receipt for themselves and for John de
 Beryes, John de Seymaus, Peter de Francia, yeoman of John de Seintrik,
 Reymund de Artigalung, and Vincent de Lagenes, citizens and merchants
 of Bayonne, their fellows, from Peter de Sancto Paulo, merchant of
 Bayonne, of 100 marks sterling in the name of the king of England for a
 moiety of the aforesaid ship and of her tackle and gear, granted to them by
 the king as above, and which they sold by the king's consent to Peter de
 Sancto Paulo for 100 marks sterling, for which sale the king will save
 them and Peter harmless against all persons, as is contained in the king's
 letters patent in the possession of Peter de Sancto Paulo, and of which
 sum they acquit and will acquit the king against their fellows aforesaid
 and others. Dated at London, 18 March, 81 Edward.

Memorandum, that John de Sandale sent these two letters under his
 seal to Sir Adam de Osgodeby, keeper of the rolls of chancery, praying

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Membrane 14d—cont.

him to cause them to be enrolled in the rolls of chancery, and Adam caused the letters to be read at London in the presence of Sir Gilbert de Roubury and Robert de Bardelby and others of the chancery, and by their advice caused them to be enrolled in the said rolls.

March 18.
Royston.

To the abbot and convent of Redyng'. Request that they will admit into their house William de Hertfeld, the king's serjeant, who has long and faithfully served the king, and is now incapacitated by age, together with his two horses and two grooms, and that they will find all necessities during William's life, making to him letters patent as to this and certifying the king in writing of their proceedings. By K.

March 25.
Oggerston.

William Fraunceys of Harewe came before the king, on Monday the feast of the Annunciation, and sought to replevy his land in Esthenestok, which was taken into his hands for his default before the justices of the Bench against Joan, late the wife of John de Perham. This is signified to the justices.

March 22.
Huntingdon.

To the sheriff of York. Order to cause proclamation to be made that the truce concluded between the king and the king of France until Easter has been prorogued by the king's envoys lately sent to Paris and those of the king of France until Whitsuntide, and to cause it to be observed inviolably, inhibiting all and singular, under pain of loss of body and goods, from inflicting damage upon the king of France, his men, subjects, or lands, or upon those who have newly adhered to him after the treaty at Amiens, by land or by sea, during the term of the prorogation. [*Fadera.*]

The like to all the sheriffs of England and to the following:

Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports.

The mayor and bailiffs of the port of Dover.

The mayor and bailiffs of the port of Wynchelse.

The mayor and bailiffs of the port of La Rye.

The mayor and bailiffs of the port of Sandwich.

The mayor and bailiffs of the port of Faversham.

The bailiffs of the port of Pevense.

The bailiffs of the port of Romenhale.

The bailiffs of the port of Heth.

The bailiffs of the port of Hastings.

Edward, prince of Wales and earl of Chester.

John Wogan, justiciary of Ireland.

John de Hastings, seneschal of Gascony.

The mayor and bailiffs of Berwick-on-Tweed.

The mayor and bailiffs of Great Yarmouth.

Enrolment of grant by John de Dovor, parson of the church of Litlington, to John Baret of London, his godson (*figliolo*), of 40s. yearly from his lands and rents within and without the town of Dover for life, payment whereof he charges upon him and his lands, with power to enter and distrain for arrears. Dated at London, on Wednesday after the Annunciation, 81 Edward.

Memorandum, that John de Dovor came into chancery at London, on 29 March, and acknowledged the said deed, and granted that the said sum shall be levied, in default of payment, of his lands and chattels in Dover.

March 22.
Huntingdon.

To R. archbishop of Canterbury. Whereas the collation of the prebends in the king's free chapel of Hasting' pertains to him in full right, and he is in possession of the right of conferring them when they

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Membrane 14d—cont.

are void, although an action pends undecided before the king between the king and G. bishop of Chichester as to the right of institution to the prebends, the archbishop has caused Master John de Cadamo, the king's clerk and member of his household, to be cited before him for intrusion because he lately acquired one of the prebends in the chapel by virtue of the king's collation made to him, in the same way as other prebendaries of the chapel have hitherto acquired such prebends there, and the archbishop intends to proceed seriously against him, as the king learns. The king, considering that this would be to the grievous prejudice of his royal right and dignity, inhibits the archbishop from attempting anything in this behalf that may in any way tend to the prejudice of the king's royal right and of his crown, and from intermeddling in any way with this matter while it is pending undecided in the king's court. [Prynne, *Records*, iii, p. 986.]

March 22.
Huntingdon.

To Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause a speedy and safe passage to be provided for J. bishop of Winchester, Amadeus, count of Savoy, Henry de Lacy, earl of Lincoln, Aymar de Valencia and Master Robert de Pikingg, and others, the king's special envoys to France, as the king understands that certain malefactors sailing the sea commit very many evils and damages upon persons passing from side to side. He is ordered to have such passage ready by Tuesday next after Palm Sunday at eventide (*hora vespertina*) at the latest at Dover. [*Fœdera*.]

March 31.
Croxtan.

William de Torny, parson of the church of Westtillbury, acknowledges that he owes to John de Ellerker, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

William de Cryketot of Cremplesham acknowledges that he owes to Robert de Bluntesdon, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

To pope B[oniface]. The king feels much anxiety and bitterness of heart when he sees W. bishop of Coventry and Lichfield, his treasurer, a prudent man distinguished by many virtues, so persecuted by the evil tongues of his enemies that unless his innocence (*innuitas*) be made clear by faithful and powerful testimony, truth will succumb and falsehood, the enemy of justice, prevail. For these reasons the king speaks what he knows and testifies to the pope what he sees, intimating to him in good faith that the bishop, who has been from his early youth (*ab etatis sue primordiis*) continuously in his service, has behaved himself well and laudably all that time. He has been known to the king familiarly from his boyhood, and the cleanliness of his life and the honesty of his conversation, and more especially his exercise of the divine office, in regard to which he always showed himself attentive even when he was in the minor office, and his other praiseworthy merits may and ought to commend him to the pope and the holy see. When he had acquired special honour, he distinguished his church of Lichfield with various grants of liberties, which the king made to it in consideration of his merits and his devoted service, which he would not have granted to any other (*alii ab ipso eas nullatenus concessuri*), and the bishop constructed costly works about the enclosing of the church of Lichfield and in the manors or places of the bishopric, and increased the bishopric both in lands newly brought into cultivation and in rents and divers other profits by his industry. The king is convinced (*tenemus revera*) that the bishop has expended much more than

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Membrane 14d—cont.

he has ever received from the bishopric in recovering the ancient liberties of his church that were lost by the weakness or perhaps the negligence of his predecessors, in repairing the dilapidated buildings of the bishopric, and in other profits of his church increased by his care at great labour and cost. One thing in him that the king specially commends is that he has ceaselessly exposed himself and exposes himself in defending ecclesiastics from wrongs, annoyances and grievances and in cherishing ecclesiastical rights and liberties to the best of his power, manifesting in many ways in these and other things his zeal for the increase and cherishing of the church and the liberties thereof. But when the king, finding by long experience that he was prudent in the disposition of the king's affairs, circumspect in counsel, and in other ways praiseworthy, had for these reasons drawn him into close familiarity, preferring him to some others in rents and honours, as his merits demanded, there arose against him latent envy and consequent enmity and the venomous detraction of secret enemies; and in the course of time when the bishop, who then controlled the king's house and household and those of the queen and of the prince of Wales by the king's order, removed not unjustly certain domestics and household servants who were useless to them and to the king, and did not pay to certain others their wages, and also did not answer to the earls, barons and other *proceres* of the realm assisting in the king's wars for what was, as they said, due to them, there arose wrath, hatred and enmity, although the king's necessity excused him in everything. In addition to this what rendered him more disliked was that in levying the king's debts by virtue of his office he spared neither the needy nor aliens, nor the greatest and noblest and most powerful, making rigid exactions against them without choice of persons, owing to the king's necessity. From all these causes and from others too long to narrate arose the delation made of him to the pope in revenge for divers crimes, for which the king believes there is no basis. The king requests the pope graciously to hear the premises and to show to the bishop in those things in which he needs papal favour the effects of royal clemency. As the king cannot conveniently dispense for long with his said treasurer's services, he desires the pope to send him back to the king with such speed as he may. [*Fadera.*]

March 16.
Ware.

To the treasurer and chamberlains. Order to deliver by indenture to William de Bereford the rolls of the eyre of John de Vallibus and Hugh de Cressingham, justices last in eyre in co. Northumberland, with the inquisitions and all other things concerning their eyre, which are in the treasury, as the king has appointed William to make an eyre for common pleas upon this occasion in the liberty of the bishop of Durham, which is in the king's hands.

Membrane 14d—Schedule.

Memorandum, that, on 12 March, Sir Arnald de Caupenne, knight, came into chancery at London before Master W. de Grenefeld, dean of Chichester, and Sir Adam de Osgodeby, keeper of the rolls of chancery, Robert de Bardelby and others of the chancery, and said, on behalf of Sir John de Britannia, that William de Sancto Paulo and Arnald de Sancto Martino, on the one part, and Peter de Artigalung, on the other, had submitted themselves to the award and ordination of Sir John concerning divers disputes between them by reason of 500*l.* granted by the king to the said William, Arnald, John de Beries, John de Seignaus, Reymund de Artigalung (of whom Peter asserted that he was the attorney in the premises), Peter de Francia, yeoman of John de Seinterik, and Vincent de Lagenes, in aid of

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Membrane 14d—Schedule—cont.

their costs and expenses incurred in a prosecution made by them in his name against William de Saut; and that Sir John began his award in this way: that William de Sancto Paulo and Arnald de Sancto Martino shall satisfy Peter de Artigalung for the gifts that he can prove by lawful proof or bodily oath that he made in the said prosecution or by reason of obtaining the said 500*l.*, to whomsoever he made them, and that Peter shall cause to be released from arrest a letter patent for 85*l.* under the seal of Sir H[enry], earl of Lincoln, that was delivered by the king's order to William, Arnald, John, John, Reymund, Peter de Francia and Vincent in part payment of the said 500*l.*, which letter Peter de Artigalung caused to be arrested in the hands of William de Laur', citizen of Bayonne, by reason of the disputes aforesaid, and shall cause it to be delivered to William and Arnald, and that Peter shall have nothing of the said letter or of a moiety of a ship called '*Coga Sancte Marie Baton[ne]*' granted by the king to William and Arnald and their fellows aforesaid as of the value of 100 marks, in part satisfaction of the said 500*l.*, and shall have nothing of what is in arrear of the 500*l.*, and shall not be able to claim anything in them hereafter. And William de Sancto Paulo, Arnald de Sancto Martino and Peter de Artigalung granted in person before the said chancellor, keeper, and Robert all and singular the premises in form aforesaid.

MEMBRANE 13d.

April 4.
Lenton.

Adam de Neuton came before the king, on Thursday after Palm Sunday, and sought to replevy to William son of Robert de Ros of Werk the latter's land in Cargou, which was taken into the king's hands for his default before the justices of the Bench against Robert de Warthwyk. This is signified to the justices.

April 10.
Lenton.

To the justices next in eyre for common pleas in the bishopric of Durham. Order not to put the prior of the Hospital of St. John of Jerusalem in England in default by reason of the common summons before them of the eyre.

By K.

The like in favour of the following:

William de Haukeswell.

April 10.
Lenton.

To Sir Henry de Ispan[ia]. The king thanks him for using his influence in the matter of a marriage between Edward, the king's son, and the Infanta (*Infantissam*) Isabel, daughter of the late king Sancho, king of Castile and Leon, Henry's cousins (*consobrinos*). The king requests him to give credence to what Gunsalvius Martini, Henry's man and the bringer of his letters, who is carrying the present letters, shall explain to him by word of mouth, as the king has fully opened his mind to him in the things that concern the matter aforesaid. [*Fadera.*]

John son of Thomas Deyvill of Anestan acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

The said John acknowledges that he owes to Edmund Wasteneys 71*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

April 8.
Lenton.

Peter Maddisone came before the king, on Wednesday after Palm Sunday, and sought to replevy his land in Malteby-in-Cliveland, which was taken into the king's hands for his default before the justices of the Bench against Richard de Merton. This is signified to the justices.

Membrane 18d—cont.

1303.

April 15.
Laneham
(*Lanum*).

Robert Martyn came before the king, on Monday the morrow of Easter, and sought to replevy his land in Bristol, which was taken into the king's hands for his default before the justices of the Bench against Robert le Spycer. This is signified to the justices.

April 12.
Thurgarton.

To the prior and convent of Worcester. Request that they will admit into their house John le Trayor, king's serjeant, the bearer of the presents, who has long and faithfully served the king and whom the king has caused to be sent to them, and that they will find him in food and clothing for life, in the same way as they found Richard le Portur of the king's wardrobe, deceased, the necessities of life in their house at the king's request.

William del Pavyllon has letters to the prior and convent of Newenham to admit him into their house and to find him the necessities of life in accordance with the requirements of his estate.

Hugh Miriweder has like letters to the abbot and convent of Welbek.

Hugh de Brekhull has like letters to the prior and convent of Caldewell.

Adam de Swyneford has like letters to the prior and convent of Thurgarton.

Roger Shrich has like letters to the prior and convent of St. Oswald's near Pontefract.

April 16.
Laneham.

To the coroners and all the community of the counties of Salop and Stafford. Order to elect a sheriff for those counties who shall be more suitable than Richard de Harlegh, whom they lately elected, in accordance with the king's grant to the people of his realm that they shall have, if they wish, the election of sheriffs in every county of the realm where there is no sheriff of fee, as Richard is insufficiently qualified as the king learns, and to present the sheriff thus to be elected by a lawful and circumspect man on their behalf with their letters patent under the seals of six of the more discreet and upright knights of those counties to the treasurer and barons of the exchequer on the morrow of Michaelmas next, so that he may, after taking oath there according to custom, there do and exercise what pertains to the office of sheriff in those counties. They are informed that if they do not then present a person thus elected, the treasurer and barons will provide the king with another sheriff to be set over those counties.

April 8.
Lenton.

To John, count of Namur, son of Guy, count of Flanders. The king has received his letters sent by Gerard, lord of Sottingham, William de Nivella, Alard de Robbays and Arnulph de Gardino, John's knights and envoys, and has heard and understands the tenor thereof, together with what the knights, who have conducted themselves discreetly and carefully in expounding and executing the matters committed to them, have explained to him on the John's behalf, and he has made answer to them as to the premises, which they will be able to explain by word of mouth to John on the king's behalf. [*Fædera*.]

April 9.
Lenton.

To the *échevins*, councillors and whole community of the town of Bruges (*Burgens*). The king has received their letters sent by William de Hostes, Laurence de la Brok, Michael de Lo and William Peynyns, their proctors and envoys, and has heard and understands the tenor thereof, together with what the envoys, who have conducted themselves discreetly and carefully in expounding and executing the matters committed to them, have explained to him on their behalf, and he has made answer to them as to the premises, which they will be able to explain by word of mouth to the *échevins*, councillors and community. [*Ibid.*]

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Membrane 18d—cont.

The like to the *échevins*, councillors and whole community of the following towns:

Douay, under the names of Simon de Provincia, Peter Franci Juvenis, James Russellus, Nicholas le Rykers, proctors and envoys of that town.

Ypres, under the names of Walter Leonis, Francis Ursus, John Statyn, John de Balliolo and Michael Scipboetre, proctors and envoys of that town.

Lille (*Insulens'*), under the names of Nicholas de Muro, Baldwin Canars, James de Ponte Roaldi and John de Thumaisnill, proctors and envoys of that town.

Ghent, under the names of Henry Bereghines, James li Mols, Peter du Four and John Tounekins, proctors and envoys of that town.
[*Ibid.*]

April 10. Nicholas le Brocher of York came before the king, on Wednesday after
Lenton. St. Ambrose last, and sought to replevy to Robert son of Simon de Vallibus his land in Caldebeck, which was taken into the king's hands for his default before the justices of the Bench against Adam, prior of St. Mary's, Carlisle. This is signified to the justices.

May 9. To Richard de Brun. Request that he will come to the king at
Lenton. Rokesburgh by Sunday in five weeks from Easter with all the men of the county of Cumberland most capable of bearing arms with horses and arms, except the men of Coupland, whom the king has asked to come thither by John de Hudeleston, and to induce the said men to come to the king by all means that he shall deem fit, which men the king has ordered by his letters patent to give credence to what Richard shall explain to them on the king's behalf in this matter and that they shall not omit to do such things as Richard shall make known to them, as the king proposes to be at Rokesburgh on the said day with his army to set out thence against the Scots. He is enjoined to conduct himself so in executing the premises as to earn the king's commendation for his diligence and probity, and to certify the king under his seal without delay of the names of those thus asked by him and of their answers, and to make known to them on the king's behalf that the king will punish all those who now feign or refuse to go against his enemies aforesaid as disobeying him and breaking their faith due to him. [*Parl. Writs.*]

April 19. Simon de Stutevill came before the king, on Friday after Easter, and
Kingston-on sought to replevy to Stephen de Paule the latter's land in Paule, which
Hull. was taken into the king's hands for his default before the justices of the Bench against Maud, late the wife of Thomas de Heselarton. This is signified to the justices.

Adam de Swyneford is sent to the abbot and convent of Whyteby.

Simon de Bulges is sent to the prior and convent of Neuburgh.

John de Yatingeden, the king's serjeant, is sent to the abbot and convent of Derleye.

The abbot of Kenleye acknowledges that he owes to Richard Springhose 100s.; to be levied, in default of payment, of his lands and chattels.

April 21. Nicholas de Gildesford, parson of the church of Cestreton, diocese
Beverley. of Coventry and Lichfield, acknowledges that he owes to John de Laughton, archdeacon of Canterbury, 56*l.* 7*s.* 7½*d.*; to be levied, in default of payment, of his lands and chattels, ecclesiastical and others.

Cancelled on payment, as appears by John's letter sewed to this roll.

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Membrane 18d—cont.

Peter le Foun acknowledges that he owes to Nicholas de Burton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Master William the surgeon is sent to the abbot and convent of Ramesey with a horse and a groom.

Roger le Usher is sent to the abbot and convent of Buttele with two horses and two grooms.

William Mone is sent to the prior and convent of Kenilworth.

Membrane 18d—Schedule.

Letter from J. de Langeton to Sir Adam de Osgoteby, informing him that Nicholas de Gudeford, rector of the church of Cesterton, has satisfied him for 56*l.* 7*s.* 7½*d.*, for which he was bound to him by a recognisance in chancery, and requesting Adam to cause this recognisance to be cancelled and annulled. Written at Oxford, 12 February. (*Seal torn away.*)

MEMBRANE 12d.

Enrolment of grant by Ralph Beupeil to Sir J. de Drokenesford, clerk, of a messuage, three virgates and nine acres of land in Muenestok, which formerly belonged to Lady Dionysia, Ralph's mother, of the gift of John de Clugny. Witnesses: Sir Hugh de Sancto Philiberto, Sir Richard de Borhunte, Sir John de Scures, Sir John Randolf, Sir John Botiller, Sir Baldwin de Bello Alneto, knights; John de Sancto Claro, Richard de Tistede. Dated at Nottingham, 6 April, 1308.

Enrolment of release by Roger, son and heir of Ralph Beupeil, to the said John, of his right in the aforesaid messuage and lands. Dated at Notyngham, 7 May, 1308.

Memorandum that Roger came into chancery at Lenton, and acknowledged the deed aforesaid.

May 17.
Roxburgh.

Richard Spek is sent to the prior and convent of Launceton. By p.s.

John de Yatingden is sent to the abbot and convent of Glastonbury.
By K.

April 16.
Laneham.

To the sheriff of York. Order to cause proclamation to be made immediately upon sight of the presents in his full county [court] and in market towns and other places throughout his bailiwick where he shall see fit that prelates, men of religion, women and others owing service to the king who are unable or unfit to bear arms and who wish to make fine for their service shall come before the treasurer and barons of the exchequer on the morrow of the Ascension next, or earlier if they can, at York, or shall send some one on their behalf, to make fine for the service, and to pay the fine, to wit 20*l.* for a knight's fee or otherwise according to the amount of their knight service or serjeanty due to the king in this behalf, on the morrow aforesaid; or that otherwise they shall be with the king at Whitsuntide next at Berwick-on-Tweed with horses and arms and all their service, the king having lately ordered the sheriff to summon all persons holding of the king by knight service or serjeanty to have their service at Berwick at that time in order to set out against the Scots. [*Fædera; Parl. Writs; Prynn, Records*, iii, p. 1000.]

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Membrane 12d—cont.

The like to all the sheriffs of England, except the sheriffs of Cornwall, Devon, Hereford, Somerset, Dorset, Wilts, Surrey, Sussex and Kent, who were ordered to make proclamation for the morrow of Holy Trinity. [*Ibid.*]

To the mayor and sheriffs of London. Order to cause to come before the treasurer and barons of the exchequer at York immediately two or three merchants of each of the societies of merchants dwelling in London, to wit the society of the Spina, the Veluti, the Mozi, the Pulci and the Rembertini of Perugia, the Cerchi Bianchi, the Bardi, the Chiarenti, of Siena, the Bellardi and the Portinari (*de societate de Spina, Velutorum, Mozorum, Pullicum et Rembertinorum de Perutz, Circulorum Alborum, Bardorum, de Clarente, de Sene, Bellardorum et de Portinar*) so that that they shall be at York in a month from Easter last, as the king wishes to have conference and treaty with them upon certain matters specially touching him.

To Ralph Pypard. Order to be at the exchequer at York on the morrow of the Ascension next, to treat with the king's council upon certain matters specially touching him and the king, concerning which the king wishes to have colloquy and treaty with him.

To Henry de Gildeford. The king wonders at Henry's not being at Durham to do what pertains to the office of chancellor there, to which office the king deputed him, more especially as the king has caused the eyre of his justices to be summoned for the common utility of the people of those parts to hasten their right: he therefore orders Henry to hasten to those parts with all speed in order to execute what pertains to the office aforesaid there, lest the men of those parts incur the risk of disinheritance through Henry's default. This he is enjoined not to neglect as he wishes to avoid the king's wrath. By p.s.

May 9.
Alnwick.

To R. archbishop of Canterbury. Order to cause to be revoked any sentences pronounced by him or any one in his name against the prior and canons of St. Oswald's, Gloucester, and any other things that he may have attempted in this behalf to the prejudice of the king and of the exemption of the priory, and inhibiting him from attempting anything in this behalf to the prejudice of the king or of the priory, lest it behove the king to provide another remedy through the archbishop's fault, as the church of St. Oswald at Gloucester, which was founded of the alms of the king's progenitors, kings of England, was from of old a free chapel of his progenitors and was wholly exempt and immune from all jurisdiction of the ordinary, and William, formerly king of England, granted the church with its rights by his charter to Thomas, formerly archbishop of York, for remitting certain exactions and challenges that he had made against one Robert, then bishop of Lincoln, concerning certain churches and possessions, to have to the said archbishop and his successors for ever wholly exempt and immune from all jurisdiction of the diocesan or metropolitan other than himself, as the king's progenitors had held it before the grant aforesaid, which gift certain popes afterwards confirmed by their papal letters, and the priors and canons of that place both by virtue of the gift and confirmation aforesaid and by reason of the said exemption have been always heretofore entirely free and immune from all jurisdiction of the diocesan of the place or of any other metropolitan than the archbishop of the place aforesaid, as it is said, and the king now understands that the archbishop of Canterbury, having no consideration for the grant, exemption and confirmation aforesaid, has lately endeavoured to the best

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Membrane 12d—cont.

of his power to exercise the office of visitation and otherwise the jurisdiction of an ordinary in the said church and over the prior and canons, and has pronounced sentences of excommunication against the prior and canons because they have hindered him as to this, and although they have lawfully appealed to the court of Rome from the aforesaid sentences as unjust, and pursue effectually the matter of the appeal, the archbishop has nevertheless caused public inhibition to be made in the bishopric of Worcester of any one answering to them for tithes or for any other spiritualities or otherwise communicating with them as being persons excommunicated and separated from the communion of the faithful: which things, if they were allowed, would manifestly redound to the king's prejudice and the derogation of the gift and confirmation aforesaid. [Prynne, *Records*, iii, p. 984.]

John de Ferariis and William de Carleton acknowledge that they owe to Thomas le Nedelere of York 9 marks; to be levied, in default of payment, of his lands and chattels.

May 21. Reginald de Rokesleye acknowledges that he owes to Master William
Roxburgh. de Grenefeld, dean of Chichester, 10 marks; to be levied, in default of payment, of his lands and chattels in Sussex.

Cancelled on payment.

May 21. Hugh Warde is sent to the abbot and convent of Leyston.
Roxburgh.

John Nightegal is sent to the abbot and convent of Huntingdon.

John de Yatingden [is sent] to the abbot and convent of Wynchecumbe with a horse and a groom.

May 21. To R. archbishop of Canterbury. Order to desist from molesting and
Roxburgh. disquieting Master John de Cadomo, parson of the church of Staneford, in the diocese of London, and to revoke any process that he may have made against him because he did not cause himself to be ordained a priest within a year from his obtaining that church, as the king's clerks engaged in his service ought not to be compelled to take orders or to make residence in person in their benefices or to be disquieted otherwise on this account while they stay in the king's service, and the king and his progenitors have heretofore always used such privilege and prerogative for their clerks from time out of mind, and the archbishop, as the king learns, has caused John to be cited before him, who was employed in the king's service by his special order at the time when he acquired the church by the king's presentation, and is still so employed, and the archbishop intends to proceed against him because he did not cause himself to be ordained priest within a year of obtaining the said church. [Prynne, *Records*, iii, p. 986.]

May 6. To the sheriff of Nottingham. Order to cause a regard to be made
Newcastle-on in the forest of Shirewode before the coming of the justices of the forest,
Tyne. so that it be made before St. Peter ad Vincula.

[*Capitula.*]

Memorandum, that a day is given to Henry le Messager, attorney of John de Lancast[r]ia, to prosecute in chancery in John's name for certain tenements in the king's hands by reason of the minority of the heir (*her'*) of Philip Burnel, tenant in chief, which John asserts pertains to him of right, until three weeks from Michaelmas next.

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MEMBRANE 11d.

May 18.
Alnwick.

Gilbert son of Thomas de Clare acknowledges that he owes to Margaret, countess of Cornwall, 69*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in Somerset and elsewhere in England and in Ireland.

Roger de Glen of Outheby acknowledges that he owes to Henry de Thorp, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Lincoln[ia] of Great Yarmouth acknowledges that he owes to William de Hamelton, dean of York, 6 marks; to be levied, in default of payment, of his lands and chattels in Norfolk.

Roger de Glen acknowledges that he owes to Robert de Hechham, burgess of Berwick, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert de Hechham, burgess of Berwick, acknowledges that he owes to Richard Wade, 8*s.*: to be levied, in default of payment, of his lands and chattels in Norfolk.

May 21.
Roxburgh.

Simon le Walker of York acknowledges that he owes to John le Butiller of Hampton 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 7.
Newcastle-on-Tyne.

To the sheriff of Lincoln. Order to cause two or three citizens from each city and two or three burgesses from each borough in his bailiwick to come to the exchequer at York by the morrow of St. John the Baptist next, with full power for the community of the cities and boroughs to do and receive what shall then be ordained by the counsel and assent of the king and of them and of the merchants of the realm, as the king understands that divers merchants of the realm are willing to pay him certain new imposts (*prestaciones*) and customs from their goods and merchandises that strange and alien merchants pay to the king within his realm and power, in order that they may be quit of the king's prises and may use and enjoy certain liberties granted by the king to strange and alien merchants, and the king wishes to have colloquy and treaty as to the premises with the merchants of his realm. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

May 18.
Alnwick.

To the abbot and convent of Jervaulx. Order to send a strong horse not (*eritum*) to the chancery at York by one of his men, so that it shall be there in the octaves of Holy Trinity, to be delivered to Master William de Grenefeld, the chancellor, as the king greatly needs a good and strong horse to carry the rolls of his chancery. By K.

May 16.
Roxburgh

To William Inge and John Randolph, justices appointed to take assizes in cos. Lincoln, Rutland, Northampton, Warwick, Leicester, Worcester, Gloucester, Hertford, Salop and Stafford. Whereas it is contained in the king's second statute of Westminster that the justices appointed to take assizes of novel disseisin, mort d'ancestor, and attainits in divers counties of the realm shall take them at most only thrice a year, to wit once between the quinzaine of Midsummer and 1 August (*Gulam Augusti*), and again between the feast of the Exaltation and the octaves of Michaelmas, and thirdly between the Epiphany and the Purification: the king, considering the statute useful and very necessary for his people, orders William and John to take the assizes and juries in the said three terms so far as they can conveniently.

1303.

Membrane 11d—cont.

The like to the following :

Robert de Retford and Henry Spigurnel, justices appointed to take assizes in co. Norfolk, Suffolk, Essex, Hertford, Kent, Cambridge, Huntingdon, Bedford, Buckingham and Middlesex.

Hervey de Staunton and Roger de Suthcote, justices to take assizes in cos. Sussex, Surrey, Oxford, Berks, Southampton, Wilts, Somerset, Dorset, Devon and Cornwall.

Adam de Croke-dayk and Henry de Sutton, justices to take assizes in cos. Nottingham, Derby, Lancaster, Westmoreland, Cumberland, Northumberland and York.

May 31.
Roxburgh.

John de Marisco came before the king, on Friday after St. Augustine last, and sought to replevy to Walter le Fevre of Munkelane and Juliana, his wife, their land in Munkelane, which was taken into the king's hands for their default against the abbot of St. Peter's, Castellious de Councches. This is signified to the justices.

June 4.
Edinburgh.

Philip de Cotum acknowledges that he owes to Richard de Berleye 60 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Warkneytheby, clerk, acknowledges that he owes to Master William de Wodeford 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John son of Thomas Traylweng of Yukflet acknowledges that he owes to William de Thorntoft, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 4.
Edinburgh.

To R. archbishop of Canterbury. Prohibition of his executing in Court Christian the plea into which he has drawn Henry de Cobeham, late sheriff of Kent, William de Cotes, under-sheriff, John de Helles and Stephen de la Dane, the king's bailiffs and ministers, asserting that they have fallen under sentence of excommunication because they executed the king's late order to Henry, then sheriff, to cause to be moved the armed lay force from the churches of St. Paul without the walls of Canterbury, Chistelet, Menstre, Wyvelesbergh, Keninton, Little Meningeham, Estlangedon, Stonore, Swaleclyve, Kyngesdoune, Frithindenne, Stone in Oxene, Borewardesmersh, Demecherch, Broklond, All Saints, Canterbury, St. Mary Magdalene, Canterbury, St. Mary of the Castle, Canterbury, St. Andrew, Canterbury, St. John, Canterbury, and St. Mildred, Canterbury, and prohibition of his aggrieving or molesting them in any way by reason of the premises, and order to cause to be revoked without delay any sentence of excommunication that he may have fulminated against them in this behalf, as it is manifestly contrary to the king's crown and dignity that his ministers or any others should be drawn into pleas in Court Christian because they have executed the king's orders or should be in any other manner molested or aggrieved without the king's being consulted.

Thomas de Hungerford, parson of the church of Kynardeseye, in the diocese of Coventry and Lichfield, acknowledges that he owes to Robert de Bardelby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

June 6.
Linlithgow.

William de Middleton acknowledges that he owes to William de Graham 200 marks; to be levied, in default of payment, of his lands and chattels in cos. York, Nottingham and Norfolk.

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Membrane 11d—cont.

William de Penbrugge acknowledges that he owes to Hugh de Brugge 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Gloucester.

Cancelled on payment.

Hugh son of Alan Calle of Tadecastre acknowledges that he owes to William son of Oto de Ryvill, chaplain, 8*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of letters patent of Maurice, archdeacon of Cashel, archbishop elect of that church, witnessing that whereas the king has assented to his election, although he had no knowledge of Maurice's person nor any testimony of his subjects in Ireland, Maurice hereby promises and binds himself by the presents and has also taken bodily oath that, if he be admitted to the archbishopric by the pope and consecrated, he will be faithful to the king and his realm and especially to his land of Ireland, and that he will find the king before the temporalities be restored to him security that he will always adhere to his fealty, and that the king's peace in Ireland shall in no manner be impeded by him or his men or by his procurement, counsel or aid, and that he will always maintain the king's peace in Ireland to the extent of his power. Dated at York, 9 Kal. June, 1303.

Memorandum, that the archdeacon come into chancery at York, on the said day, and acknowledged the letters aforesaid.

MEMBRANE 10d.

June 4. Richard Jolif; the king's serjeant, is sent to the prior and convent of Edinburgh. Merton, with one groom.

June 12. Hugh de Brikhull is sent to the abbot and convent of Barling. Clackmannan.

June 20. Geoffrey le Waleys is sent to the abbot and convent of Burton-on-Perth. Trente.

June 20. The abbot of Merivale acknowledges that he owes to Ralph de Hengham Perth. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

To him who supplies the place of the treasurer and to the barons of the exchequer. Whereas common pleas ought not, according to the law and custom of the realm, to be pleaded before them at the exchequer, unless the pleas specially touch the king or his ministers of the exchequer; and the king learns from Osbert le Lung of Lincoln, Alexander son of Martin, and Thomas Gamel of Lincoln that the executors of the will of Beatrice le Wymplestere of Lincoln implead them in the exchequer concerning a tenement in Lincoln: the king orders them to supersede entirely holding the plea further, and to tell the executors to obtain, if they deem fit, a writ elsewhere concerning the tenement, as is wont to be done.

Master William le Surigien is sent to the prior and convent of Butteleye, with a horse and a groom.

June 14. To A. archbishop of Durham. As the Scots have entered Annandale Clackmannan. and Lidderdale (*valles Anandie et de Lidel*) and elsewhere within the marches in co. Cumberland with a great multitude of armed men, the king being in the parts beyond the sea in Scotland, the king, desiring to apply speedy counsel and aid, requests the bishop to provide such counsel in this behalf as he shall deem fit for the king and for the safe-guarding of those parts, so that he may earn the king's commendation. [*Fœdera.*]

1303.

May 15.
Wark.*Membrane 10d—cont.*

Simon de Trewyk* is sent to the abbot and convent of Woburn.

By p.s. [8229.]

July 8.
Perth.

William de Aldefeld acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 96 marks; to be levied, in default of payment, of his land and chattels in co. York.

Enrolment of bond of Osbert de Spaldyngton to Alice, daughter of Sir William le Conestable of Flayneburgh, for the payment to her of 4 marks yearly during his life from his manors of Spaldyngton and Wyltoft, payment whereof he charges upon his said manors. Dated at York, on Tuesday after the Translation of St. Thomas the Archbishop, 81 Edward.

Memorandum, that Osbert came into chancery, on Saturday the feast of St. Margaret, and acknowledged the deed aforesaid.

Memorandum, that Adam de Skelton, attorney of Adam de Twynham, received from the prior and convent of Royston 40 marks for the manor of Rede, which Adam de Twynham sold to the prior and convent, and came before Master William de Grenefeld, the chancellor, and Sir Adam de Osgodeby, keeper of the rolls of chancery, and Robert de Bardelby on 4 July, 81 Edward, at York, and acknowledged receipt of the 40 marks, and delivered letters patent of Adam de Twynham whereby he was attorned in this behalf and also of acquittance of the said sum to the prior in the presence of the chancellor, the keeper, and Robert.

*MEMBRANE 9d.*June 12.
Clackmannan.

To the dean of arches, London, and to his commissaries. Prohibition of their holding the plea into which Robert Ing, clerk, has drawn Peter de Abyton, king's clerk, in Court Christian concerning the church of Tryeng, in the diocese of Lincoln, the presentation of which the king lately recovered before himself by consideration of his court against the abbot of Faversham, and to which he ordered the bishop of Lincoln by his writ of judgment to admit a fit person at the king's presentation notwithstanding the abbot's claim, and the king presented Peter to the church, and Robert draws him into a plea because Peter sued before the bishop for institution to the church at the king's presentation, and prohibition of their attempting anything in this behalf that may tend to the prejudice of the king's royal right or the delay of the execution of his judgment aforesaid, as it would be manifestly contrary to his crown and dignity if his clerks should be drawn into pleas in Court Christian because they prosecute the king's right and the executions of judgments rendered in the king's court. [Prynne, *Records*, iii, p. 988.]

Partition of the lands that belonged to John de Danthorp in Alneburgh, co. Cumberland, and in Danthorpe, co. York, made by Master Richard de Haveryng, escheator beyond Trent, by the king's writ, between William son of Alice, nephew (*nepotem*) and co-heir, and Joan daughter of Margery, niece (*neptem*) and the other co-heir of John.

There are assigned to William a moiety of the chief messuage in Alneburgh, co. Cumberland, on the south, which messuage is extended yearly as it is divided by bounds at 2s., whereof a moiety is 12d., together with a barn and a cow-house on the east of the water of Alne, which are not extended because there are no issues except from houses that cost

* He is described in the Privy Seal as a Yeoman of the king's butlery.

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Membrane 9d—cont.

more in maintenance than the yearly value of the said houses. There are also assigned to him $1\frac{1}{2}$ acres and a rood of land in the place called 'Le Meelpot,' which are extended at $17\frac{1}{2}d.$ yearly; on the south of the gate of the manor $2\frac{1}{2}$ acres and a rood of land, which are extended at $2s. 8\frac{1}{2}d.$ yearly; half an acre of land between the hall of the manor and the water of Alne, which is extended at $5s.$ yearly; $1\frac{1}{2}$ acres and a rood of land on the north of the water of Alne in Layrsted, which are extended at $14d.$ yearly; in the place called 'Ricardsit' half an acre of land, which is extended at $4d.$ yearly; two acres and a rood of land in the place called 'le toftes,' which are extended at $18d.$ yearly; half an acre of land in the place called 'le Milnhul,' which is extended at $4d.$ yearly; an acre and a rood of land in the place called 'le Holgat,' which is extended at $10d.$ yearly; six acres of land in the place called 'le Wythepot,' which are extended at $6s.$ yearly; 7 acres of land in the place called 'Estsit,' which are extended at $2s. 4d.$ yearly; three roods of land near the barn aforesaid on the east of the water of Alne, which are extended at $3d.$ yearly; 9 acres of land in the place called 'le Heghbank,' which are extended at $6s.$ yearly; $8\frac{1}{2}$ acres in the place called 'Midelfurskot,' which are extended at $7d.$ yearly; 6 acres of land in the place called 'le Dristanknot,' which are extended at $12d.$ yearly; $8\frac{1}{2}$ acres in the place called 'la Watflat,' which are extended at $7d.$ yearly; $2\frac{1}{2}$ acres and a rood of land in the place called 'le Garbrad,' which are extended at $5\frac{1}{2}d.$ yearly; $2\frac{1}{2}$ acres and a rood in the place called 'le Skadbothes,' which are extended at $4d.$ yearly; a rood of land in the place called 'le Keldflat,' which is extended at $2\frac{1}{2}d.$ yearly; 2 acres and a rood of land in the place called 'le Grastanflat,' which are extended at $4\frac{1}{2}d.$ yearly; 2 acres of land in the place called 'le Estymydfurskot,' which are extended at $4d.$ yearly; a rood of land in the place called 'le Milnerflat,' which is extended at $2d.$ yearly; half an acre of land in the place called 'le Holgat,' which is extended at $1d.$ yearly; and a rood of land in the place called 'le Outgang,' which is extended at $1d.$ yearly.

Total: $28s. 1\frac{1}{2}d.$

There are also assigned to him of the lands that divers tenants hold at the will of the lord of the manor two bovates of land that Adam Raven holds, worth $5s. 1d.$ yearly; two bovates of land that William son of Geoffrey hold, worth $5s. 1d.$ yearly; two bovates of land that Adam le Forester holds, worth $5s. 1d.$ yearly; a moiety of $6d.$ yearly of rent to be received from the said two bovates that the said Adam holds from a custom called 'le Brewyngmal,' whereof a moiety is $3d.$; a bovat of land that William Belle holds, worth $4s. 1d.$ yearly; a moiety of $12d.$ yearly of rent to be received from the said bovat that William holds from a custom called 'le Brewyngmal,' whereof a moiety is $6d.$; a bovat of land that Roger de Porta holds, worth yearly $2s. 7d.$; half a bovat of land that Thomas Todd holds, worth yearly $16d.$; three acres of land in the place called 'le Avenam,' which three acres Richard Belle holds and which are extended at $12d.$ yearly; six acres of land in le Northsele, which the said Richard holds and which are extended at $2s.$ yearly.

There are also assigned to him the following of the tenements that divers cotters hold there three acres of land that Adam de Burgo holds, worth $2s. 7d.$ yearly; a cottage and four acres of land that Nicholas de Burgo holds, worth $2s. 9\frac{1}{2}d.$ yearly; a moiety of a cottage that Patrick the miller holds, which cottage renders $2s.$ yearly, whereof a moiety is $12d.$

Total: $28s. 4\frac{1}{2}d.$

There are also assigned to him the following parcels of the meadows there: 2 acres in the place called 'le Bradeng' on the south, which are

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Membrane 9d—cont.

extended at 8s. yearly; a rood in the place called 'Dolfynbrigge,' which is extended at 4 $\frac{1}{2}$ d. yearly; half an acre in the place called 'Pyoneng,' which is extended at 9d. yearly; half an acre in the place called 'Bothelacre,' which is extended at 9d. yearly; half an acre in the place called 'Hassocacre,' which is extended at 9d. yearly; an acre in the place called 'le Northker,' which is extended at 18d. yearly; an acre in the place called 'le Hardacre,' which is extended at 12d. yearly; 1 $\frac{1}{2}$ roods in the place called 'le Hardacre,' which is extended at 4 $\frac{1}{2}$ d. yearly; half a rood in the place called 'le Elysierok,' which is extended at 2d. yearly; half an acre in the place called 'le Pesebergh,' which is extended at 6d. yearly; half a rood in the places called 'Pesebergh' and 'Rogerpot,' which is extended at 2d. yearly.

Total: 9s. 4d.

There are assigned to him the following parcels of the herbages and pastures there: a moiety of the pasture called 'le Avenam' on the south, which is extended at 18d. yearly, whereof a moiety is 9d.; a moiety of the pasture called 'Layrwath,' which is extended at 8d. yearly, a moiety whereof is 4d.; a moiety of the pasture called 'Layrsik,' which is extended at 12d. yearly, whereof a moiety is 6d.; a moiety of a pasture called 'Layrstedend,' which is extended at 12d. yearly, whereof a moiety is 6d.; a moiety of the pasture called 'Ald Alensik,' which is extended yearly at 4d., a moiety whereof is 2d.; a moiety of the pasture called 'Semsyk,' which is extended at 12d. yearly, whereof a moiety is 6d.; a moiety of the pasture called 'le Burgh,' which is extended at 12d. yearly, whereof a moiety is 6d.; a moiety of the pasture called 'le Sebanc,' which is extended at 2s. yearly, whereof a moiety is 12d.

Total: 4s. 8d.

There are also assigned to him a moiety of water-mill, which is extended at 100s., whereof a moiety is 50s.; a moiety of a fishery in the Alne, which is extended at 6s. 8d. yearly, a moiety whereof is 3s. 4d.; a common way (*ria*) for all his beasts in the plot of waste land adjoining the north gate of the manor.

Total: 58s. 4d.

Sum total of the assignment made to William in Alneburgh: 6l. 8s. 5d.

There are assigned to the said Joan daughter of Margery from the lands that belonged to the aforesaid John de Danthorp in Alneburgh, in the said county, a moiety of the chief messuage there on the north, which messuage is extended as it is divided by bounds at 2s., whereof a moiety is 12d. yearly; 1 $\frac{1}{2}$ acres and a rood of land in the place called 'le Melpot,' which are extended at 17 $\frac{1}{2}$ d. yearly; at the north gate of the manor 2 $\frac{1}{2}$ acres and a rood of land, which are extended at 2s. 8 $\frac{1}{2}$ d. yearly; half an acre of land between the hall of the manor and the water of Alne, which are extended at 5d. yearly; 1 $\frac{1}{2}$ acres and a rood of land on the north of the water of Alne in the place called 'Layrsted,' which are extended at 14d. yearly; half an acre of land in the place called 'Ricardsit,' which is extended at 4d. yearly; 2 acres and a rood of land in the place called 'le Toftes,' which is extended at 18d. yearly; half an acre of land in the place called 'le Milnehull,' which is extended at 4d. yearly; an acre and a rood of land in the place called 'le Holgat,' which is extended at 10d. yearly; six acres of land in the place called 'le Wythepot,' which are extended at 6s. yearly; seven acres of land in the place called 'le Estfit,' which are extended at 2s. 4d. yearly; three roods of land near the barn on the east of the water

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Membrane 9d—cont.

of Alne, which are extended at 8s. yearly; 9 acres of land in the place called 'le Heghbanc,' which are extended at 6s. yearly; $8\frac{1}{2}$ acres in the place called 'Midelfurscot,' which are extended at 7d. yearly; 6 acres of land in the place called 'Drystanknot,' which are extended at 12d. yearly; $8\frac{1}{2}$ acres of land in the place called 'le Watflat,' which are extended at 7d. yearly; $2\frac{1}{2}$ acres and a rood of lahd in the place called 'le Garbrad,' which are extended at $5\frac{1}{2}$ d. yearly; 2 acres of land in the place called 'le Skadebothes,' which are extended at 4d. yearly; a rood of land in the place called 'le Keldflat,' which is extended at $2\frac{1}{2}$ d. yearly; 2 acres and a rood of land in the place called 'le Grastanflat,' which are extended at $4\frac{1}{2}$ d. yearly; two acres of land in the place called 'le Estmidelfurskot,' which are extended at 4d. yearly; an acre of land in the place called 'le Milnerflat,' which is extended at 2d. a year; half an acre of land in the place called 'le Holgat,' which is extended at 1d. yearly; a rood of land in the place called 'le Outegang,' which is extended at 1d. yearly.

Total: 28s. $1\frac{1}{2}$ d.

There are also assigned to her the following of the lands that divers tenants hold at the will of the lord of the manor: two bovates of land that Richard son of Malet holds, which are worth 5s. 1d. yearly; three bovates of land that Richard Belle holds, worth 7s. 7d. yearly; a bovat of land that Simon de Alneburgh holds, worth 2s. 7d. yearly; a bovat of land that John Bacun holds, worth 2s. 7d. yearly; 3 acres of land in the place called 'le Avenam,' which Richard Belle holds, worth 12d. yearly; 6 acres of land in the place called 'le Northfeld,' which the said Roger holds, worth 2s. yearly; an acre of land that Roger de Porta holds, worth 4d. yearly.

There are also assigned to her the following of the tenements that divers cotters hold there: a cottage and six acres of land, which William Belle holds, worth 4s. 5d. yearly; a moiety of 12d. of rent yearly from the said six acres from a custom called 'Brewyngmal,' a moiety whereof is 6d.; a cottage and two acres of land that John Horse, the younger (*le Jovene*), holds, worth 19d. yearly; a cottage and 3 acres of land that John Hors, the elder (*le Veal*), holds, worth 2s. 5d. yearly; a cottage and three acres of land that Walter Spyrylyng holds, worth 2s. 1d. yearly; a moiety of a cottage that Patrick the miller (*molendinar*) holds, which renders 2s. yearly, a moiety whereof is 12d.; a moiety of 6d. yearly of rent from two bovates of land that Adam le Forester holds from a custom called 'le Brewyngmal,' a moiety whereof is 8d.

Total: 83s. 5d.

There are also assigned to her the following parcels of the meadows there: two acres in the meadow called 'le Bradeng' on the north, worth 8s. yearly; a rood of meadow in the place called 'Dolfinbrigg,' worth $4\frac{1}{2}$ d. yearly; half an acre in the place called 'Pyonengg,' worth 9d. yearly; half an acre in the place called 'Bothelacre,' worth 9d. yearly; half an acre in the place called 'Hassokacre,' worth 9d. yearly; an acre in the place called 'le Northker,' worth 18d. yearly; an acre in the place called 'le Hardacre,' worth 12d. yearly; $1\frac{1}{2}$ roods in another place called 'le Hardacre,' worth 4d. yearly; half a rood in the place called 'le Helsycroft,' worth 2d. yearly; half an acre in the place called 'Pesebergh,' worth 6d. yearly; half a rood in the places called 'Pesbergh' and 'Rogerpot,' worth 2d. yearly.

Total: 9s. 4d.

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Membrane 9d—cont.

There are also assigned to her the following parcels of the herbages and pastures there: a moiety of a pasture called 'le Avenam' on the north, extended at 18*d.* yearly, whereof a moiety is 9*d.*; a moiety of a pasture called 'Larywath' (*sic*), extended at 8*d.* yearly, whereof a moiety is 4*d.*; a moiety of the pasture called 'Layrsik,' which is extended at 12*d.* yearly, whereof a moiety is 6*d.*; a moiety of the pasture called 'Lairsted,' which is extended at 12*d.* yearly, whereof a moiety is 6*d.*; [a moiety] of the pasture called 'Ald Alensyk,' which is extended at 4*d.* yearly, a moiety whereof is 2*d.*; a moiety of a pasture called 'Senisyk,' which is extended at 12*d.* yearly, whereof a moiety is 6*d.*; a moiety of the pasture called 'le Burgh,' which is extended at 12*d.* yearly, whereof a moiety is 6*d.*; a moiety of the pasture called 'le Sebank,' which is extended at 2*s.* yearly, whereof a moiety is 12*d.*

Total: 4*s.* 8*d.*

There are also assigned to her a moiety of a water-mill there, which is extended at 100*s.* yearly, whereof a moiety is 50*s.*; a moiety of a fishery in [the] Alne, which is extended at 6*s.* 8*d.* yearly, whereof a moiety is 3*s.* 4*d.*; also a common way for all manner of beasts in a plot of waste land adjoining the north gate of the manor.

Total: 58*s.* 4*d.*

MEMBRANE 8d.

Sum total of the assignment made to Joan of the said tenements in Alneburgh: 6*l.* 8*s.* 5½*d.*

There are assigned to the said William from the lands that belonged to the said John de Danthorp in Danthorp, co. York: from the croft called 'Mikelcroft' and the chief messuage of Danthorp, which contains twelve acres, there are assigned to him 5½ acres with the buildings of the chief messuage on the north; a moiety of a *cultura* lying beyond the Fosse on the east, with the adjoining meadow; a moiety of the *cultura* called 'Aykedayl' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Langdail' on the east, with the adjoining meadow, together with a moiety of a *cultura* called 'Waymdail' on the west, with the adjoining meadow; a moiety of the *cultura* lying near the gate of the manor of Danthorp on the east, with the adjoining meadow; a moiety of the *cultura* called 'Cotedail' on the west, with the meadow adjoining; a moiety of the *cultura* called 'Bountoftdail' on the east, with the meadow adjoining; a moiety of the *cultura* called 'Lan Hildail' on the west, with the meadow adjoining; a moiety of an acre of meadow upon Mikelmargote on the north; a moiety of 1¼ acres of meadow [in] Dankeldayl on the south; a moiety of an acre of meadow on Wandailles and Forlandes on the east; a moiety of 4½ acres of meadow on West Langdail on the north.

There are also assigned to him in the South Field, which contains fifteen bovates of land, a moiety of the following *culture*: a moiety of that lying at Basedore on the east; a moiety of that called 'Milnedail' on the west, with the adjoining meadow; a moiety of that called 'Levedydail' on the east, with the adjoining meadow; a moiety of that called 'Esthowyndail' on the east, with the adjoining meadow; a moiety of that called 'Esthowyndail' on the west, with the adjoining meadow; a moiety of that called 'Milnecroftdail' on the east, with the adjoining meadow; a moiety of that called 'Waythildail' on the west, with the adjoining meadow; a moiety of that called 'Gayrbraddail' on the east,

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Membrane 8d—cont.

with the adjoining meadow; a moiety of that called 'Avenam Botes' on the west, with the adjoining meadow. Also of two acres of land and two acres of meadow lying at le Parrok, there is assigned to him a moiety on the north. There is also assigned to him a moiety of half an acre at Westfosse on the south; also part of the toft called 'Milnecroft' on the east, as it is divided by bounds. There is also assigned to him Walter Skut, a bondman, who holds a toft and a bovaté of land, with his tenement, his goods and chattels, and all his issue. There are also assigned to him the toft called 'Abby toft,' a moiety of the rent of 2s. of William Leveneth, a free tenant, who holds a toft and a bovaté of land; a moiety of the rent of 12d. of William Ysaac, a free tenant, who holds a toft and a bovaté of land; with a moiety of the rent of the following free tenants: a moiety of 1d. rent from Roger del Croft, who holds a toft and a bovaté of land; a moiety of [a rent of] 1d. from William the smith, who holds a toft and four acres of land; a moiety of a rent of 1d. from Laurence de Humbelton, who holds a toft. There are also assigned to him a moiety of a third of a toft and of a bovaté of land that Walter the goldsmith and Amice, his wife, hold of her dower, with condition that it shall remain to the said William after Amice's death. There is also assigned to him a moiety of the service of Theobald Hautayn and his heirs, who holds 11 bovates of land in Danthorp by knight service.

There are assigned to the aforesaid Joan daughter of Margery from the aforesaid lands the following parcels: from the croft called 'Milnecroft' $6\frac{1}{2}$ acres on the south, as it is divided by metes and bounds. Also there are assigned to her in the North Field: from the *cultura* beyond the Fosse on the east a moiety on the west, with the adjoining meadow; a moiety of the *cultura* called 'Aykedaille' on the east, with the adjoining meadow; a moiety of the *cultura* called 'Langdayle' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Wayoudale' on the east, with the adjoining meadow; a moiety of the *cultura* at the gate of the manor of Danthorp on the west, with the adjoining meadow; a moiety of the *cultura* called 'Cotedaille' on the east, with the adjoining meadow; a moiety of the *cultura* called 'Bountoftdaile' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Layrhildail' on the east, with the adjoining meadow; a moiety of an acre at Mikel Margot on the south; a moiety of $1\frac{1}{2}$ acres of meadow at Dankeldayl on the north; a moiety of an acre of meadow at Wandailles and Forlandes on the east; a moiety of $4\frac{1}{2}$ acres of meadow at Westlangdaille on the south.

There are also assigned to her in the South Field, which contains fifteen bovates of land, the following parcels: a moiety of a *cultura* lying at Basedore on the west; a moiety of a *cultura* called 'Milnedaille' on the east, with the adjoining meadow; a moiety of the *cultura* called 'le Levedydaile' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Esthowyndaile' on the east, with an adjoining meadow; a moiety of a *cultura* called 'Milnecroft daile' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Waythildayle' on the east, with the adjoining meadow; a moiety of the *cultura* called 'Gayrbraddayle' on the west, with the adjoining meadow; a moiety of the *cultura* called 'Avenambuttes' on the east, with the adjoining meadow; a moiety of two acres of land and two acres of meadow at 'le Parrok' on the north; a moiety of half an acre of meadow at Westfosse on the north; also a part of a croft called 'Milnecroft' on the west; also two parts of a bovaté of land called 'Dundraynel Hoxgang,' with the croft appurtenant; and 6s. 8d. yearly of rent from a toft and a bovaté of land that Walter le (*sic*) Faucomberge holds.

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Membrane 8d—cont.

There are also assigned to her of the services of the free tenants there : a moiety of 2s. of rent from William Leveneth, who holds a toft and a bovate of land ; a moiety of 12d. of rent from William Ysaac, who holds a toft and a bovate of land ; a moiety of 1d. of rent from Roger del Croft, who holds a toft and a bovate of land ; a moiety of 1d. of rent from William the smith, who holds a toft and four acres of land ; a moiety of 1d. of rent from Laurence de Humbelton, who holds a toft ; a moiety of a third of a toft and of a bovate of land, which Walter the goldsmith and Amice, his wife, hold in her dower, with provision that it shall remain to Joan after Amice's death. There are also assigned to her a moiety of the service of Theobald Hautayn, who holds 11 bovates of land in Danthorp by knight service.

The foregoing assignment made to William and Joan of lands in Alneburgh, co. Cumberland, and in Danthorp, co. York, is made to them so that they shall have and hold all the things aforesaid for themselves and their heirs with free ingress and egress and with all liberties, rights and appurtenances whatsoever, doing therefor to the chief lords of the fees the services therefor due and accustomed as much as pertains to their portions aforesaid.

MEMBRANE 7d.

July 18.
Perth.

Reginald de Sancto Martino, knight, acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 40s.; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Wilts and Devon.

July 10.
Perth.

To the prior and convent of the greater order of Chartreux at Hempton. Request for their prayers on behalf of the king and queen, his children, subjects and adherents, and on behalf of his expedition in Scotland, certifying the king of the number of masses, prayers and benefices that they shall have caused to be made in this behalf. By p.s. [8845.] [*Fædera* ; Prynn, *Records*, iii, p. 1009.]

The like to the prior and convent of the said order at Selewode. [*Ibid.*]

July 10.
Perth.

To the sheriff of York. Order to cause the treaty of peace and friendship lately concluded between the king and Philip, king of France, to be proclaimed in all its articles, which are here set forth, in his full county [court] and in cities, boroughs, market towns and all other places in his bailiwick that he shall deem fit, and to cause it to be observed under pain of grievous forfeiture. He shall also cause proclamation to be made that all aliens of the power of the king of France whose lands are in the king's hands by reason of the war aforesaid shall come to chancery to receive their lands from the king's hands, according to the form of the ordinance aforesaid. [*Fædera*.]

The like to the following (with the necessary alterations):

The justice of North Wales.

The justice of West Wales.

The justice of Chester.

John Wogan, justiciary of Ireland.

Robert de Burghersh, warden of the Cinque Ports.

The mayor and bailiffs of the port of Dover.

The mayor and bailiffs of the port of Sandwich.

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Membrane 7d—cont.

The mayor and bailiffs of the port of Wynchelse.
 The mayor and bailiffs of the port of Rye.
 The mayor and bailiffs of the port of Faversham.
 The bailiffs of the port of Fordwyk.
 The bailiffs of the port of Folkeston.
 The bailiffs of the port of Pevense.
 The bailiffs of the port of Hastings.
 The bailiffs of the port of Hethe. [*Ibid.*]

July 28. The abbot of Byland (*Bella Landa*) acknowledges, for himself and his
 Perth. successors, that he owes to William de Hamelton, dean of York, 811*l.*; to
 be levied, in default of payment, of his lands and chattels in co. York and
 Westmoreland.
 Cancelled on payment, acknowledged by John de Merkingfeld, one of the
 executors of William's will.

Thomas de Salleye acknowledges that he owes to Master William de
 Pykeringg, archdeacon of Notingham, 7 marks; to be levied, in default
 of payment, of his lands and chattels in co. York.
Cancelled on payment.

John son of Bartholomew de Catton on Derewent, Elias de Yapum,
 William le Mouner, of Staynford Brigg, and Thomas son of Henry of the
 same acknowledge that they owe to William de Hamelton, dean of York,
 85 marks; to be levied, in default of payment, of their lands and chattels
 in co. York.

July 10. To the prior provincial of the order of Friars Preachers in England
 Perth. and to the brethren about to assemble at their chapter-general at
 Pontefract. Request for their prayers on behalf of the king, Margaret,
 his consort, his children, subjects and adherents, and for the protection
 of his realm from all adversity. By p.s.
 [*Prynne, Records, iii, p. 1009.*]

Aug. 1. William de Wyvyle acknowledges that he owes to Master William
 Arbroath. de Pykering 18 marks; to be levied, in default of payment, of his lands
 and chattels in co. York.

Aug. 23. To the sheriffs of London. Order to supersede the execution of the
 Aberdeen. king's writ to justice William de Berdewell pending his appeal to the
 pope, or until the king shall cause it to be otherwise ordained by his
 council, as the king lately, at the request of R. archbishop of Canterbury
 signifying to the king by his letters patent that William was excom-
 municated for contumacy and would not permit himself to be justified by
 ecclesiastical law, ordered the sheriffs to justice William by his body
 according to the custom of England until Holy Church should be
 satisfied for the contempt and wrong, and the king now understands
 that William has appealed to the pope against the sentence pronounced
 against him by the archbishop, and that he is prosecuting his appeal
 with vigour, and the king wills that William shall not be precluded by
 his said writ from prosecuting his appeal in form of law, especially as
 such writ proceeds from the king's grace and the condition of an
 appellant ought to be unimpeded (*integer*). [*Prynne, Records, iii, p. 985.*]

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MEMBRANE 6d.

Aug. 12.
Arbroath.

William Bulderbayn of Wygeton came before the king, on Monday after the feast of St. Laurence, and sought to replevy to Agnes daughter of Gilbert le Muner and Ranulph son of Ranulph de Daneby their land in Wygeton, which was taken into the king's hands for their default before the justices of the Bench against Ellen, late the wife of Walter de Lythebeck. This is signified to the justices.

Aug. 1.
Arbroath.

Simon de Trewyk is sent to the abbot and convent of Wynhecumbe.

Enrolment of agreement between Anthony, bishop of Durham, and the men of the community of the liberty of the bishopric, witnessing that whereas the franchise of the bishopric was lately taken into the king's hands for certain reasons at his parliament at Westminster at the octaves of St. John, in the thirtieth year of his reign, and the aforesaid men had shown divers complaints and grievances against the bishop and his ministers committed upon them, and afterwards at Durham in three weeks from Easter, in the thirty-first year, it was amicably treated before the king's council between the bishop and the commonalty as to the complaints and grievances, and afterwards this treaty was rehearsed before the king in the presence of the appeased and accorded parties in the following form :

Whereas the men feel themselves aggrieved because although no free man ought to be taken or imprisoned except by an inquisition or by a prosecutor (*sacrobor*) or unless he be taken with the mainour, the bishop's bailiffs have there taken men of the country and have kept them in prison at their will, contrary to the form aforesaid; the bishop grants that no one shall be imprisoned by his bailiffs in his franchise except as has been usual elsewhere in the realm, and the inquisitions shall be made by the coroners of the bishopric as is usual elsewhere in the realm, according to the form of the statute.

Whereas the commonalty pray that no free man of the bishopric shall be impleaded in Court Christian except concerning wills and matrimony, and that those who are impleaded of other matters in that court, shall have the prohibition and the attachment against (*sur*) the official as well as against the party; the bishop grants that the prohibition and attachment shall not be refused (*ree*) to any one, and that those who contravene the prohibition shall be punished according to the law, whatsoever judge of Holy Church they may be.

Regarding lands held in drengage, the bishop claims the wardship of the tenements held of him, and for this reason does not claim the wardship of tenements held of others, with the exception of the tenants of the prior [of Durham].

Whereas the men of the commonalty feel themselves aggrieved because the bishop causes to be seised and kept in his wardship lands held of others by knight service, on the ground that the tenants hold of him by knight service; the bishop says that he ought to have by his prerogative wardship of the lands that such tenants hold of others by knight service between the Tyne and the Teyse, in the same manner as the king has elsewhere in England. As the bishop and the men could not agree as to this point, they submitted themselves to the award of the king; and the king granted, for the honour of God and St. Cuthbert, that the bishop shall have the wardships in the same way as he himself has them elsewhere in England. And of those who hold nothing of the bishop, he claims no wardship.

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Membrane 6d—cont.

Whereas it is lawful to every free man to make a mill in his own land and to mine (*prendre mine*) for coal and iron, the bishop's bailiffs have disturbed the lords of towns and other free tenants so that they have been unable to make their profits of the things aforesaid; the bishop wills and grants that every man may make a mill except on land owing suit to his mill or where it would be injurious to him, or he shall have another remedy; and that every man may mine for coal and iron in his several land and also where others have common, in the same manner as the bishop does in his several land and where others have common.

Whereas no free man of the bishopric ought to be impleaded except in the free court of the bishop, the bailiffs of the bishop have come and have caused them to be impleaded at halimotes (*halymotz*) and have caused them to be amerced among the villeins, contrary to the common law of the realm; the bishop wills and grants that no free man shall come there, unless he wish to come and make plaint of any villein, and if wrong be done to him by any villein and if he wish to make plaint elsewhere in a free court, a writ shall be granted to him.

Whereas no free man taken within the franchise of Durham for a deed done within the franchise shall be imprisoned in the wapentake of Sadebergh, and no man taken for a trespass committed within the wapentake shall be imprisoned at Durham, which is not now observed (*suffert*); the bishop wills and grants that this shall be so henceforth, except such as shall be taken for a trespass against him.

Whereas all the free men of the bishopric were wont to be quit of toll (*thounu*) and of all manner of purchases (*d'acatz*) made in a town of Uppelaunde, the bishop's bailiffs have come and taken toll commonly from those who purchase an acre of corn in the earth, an ox or a cow, or any other kind of food in all the towns of Uppelaund as in a market town, and this by extortion, which was not done in the time of his predecessors; the bishop said that this was not done by him, and he wills and grants that hereafter no toll shall be taken except in the same places and in the same manner as it was wont to be taken in the times of his predecessors.

And that none of his ministers shall seise other lands and chattels into his hands without a writ of warrant from the chancery, except after the death of an ancestor who held in chief of him, which is not now observed; the bishop wills and grants that no land or chattels shall be seised into his hands otherwise than has been the custom in the times of his predecessors.

And that none of his ministers shall levy a debt from any free man unless it be acknowledged or recovered in a court or be his certain debt; the bishop wills and grants this.

Whereas they pray that no carriage shall be taken from free men, unless it be for a certain gift (*donant*), as is usual throughout the realm, except such as hold their lands by this service, and this is not observed; the bishop wills and grants that it shall not be done otherwise, except in time of war, as the king and other lords do in the like case.

And that no under-bailiff of a coroner shall be on horseback, except the four coroners, as was done in the time of his predecessors; the bishop wills and grants this.

Moreover, whereas all the men of the bishopric were wont to have free egress and ingress at the gate of the Bayl to go to the

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Membrane 6d—cont.

holy body, the bishop and his ministers have not allowed them this, according to what they said; the bishop wills and grants that no one shall be disturbed by him, except in time of war or at other times when there shall be need of guard, and in addition in such times the bishop wills and grants that they may freely enter and leave, except men suspected of evil.

And as to this that they pray that every free man may course and take all manner of beasts outside the bounds of the free chace, out of a park, and within the free chace, and within Acregarth, hares, foxes, cats, and badgers, which is not now permitted; the bishop wills and grants that every free man shall have power to course and take all manner of beasts of venison found outside the bounds of the free chace, if it be not in a park or unless it be a chased beast followed by men or dogs out of the chace, whenever he shall cause chace to be made by himself or by others in his name; and when he is chasing to take hares, foxes, cats, or badgers within the said chace, within Acregarth; the bishop wills and grants that those who are specially enfeoffed by him or by his predecessors to course there and take such manner of sport (*dedut*), may there course and take, saving his venison.

Moreover, whereas the free men of the bishopric who were attached for vert or for venison of the free chace were wont to acquit themselves by a jury of the country (*par bon pais*) in all the times of his predecessors, his ministers have taken and imprisoned and detained them at their will upon the assertion (*par le sur dit*) of a forester, without receiving any compurgation (*let*) or taking any inquisition, and those who were attainted of vert were wont to be amerced according to the quantity of the trespass, and this by the suitors of the court of the free chace, his bailiffs have amerced them at their will without any taxation by the suitors; the bishop wills and grants that such manner of attachments shall not be henceforth used for trespass of venison in the said franchise, but that inquisitions of office shall be taken at the presentment of the foresters in the court of the said chace by upright men sworn, and those who shall be indicted by inquisition of trespass of venison shall be attached to come to the court aforesaid, and they shall there put themselves on a good inquisition of the country if they wish to deny the trespass whereof they have been indicted by inquisition, and if they be attainted of trespass of venison by inquisition, or if they submit, or wish to confess the trespass willingly, they shall be punished for the said trespass as is done in the like case elsewhere in England, and as to vert, if they be attainted by inquisition or taken with the mainour, they shall be amerced according to the quantity of the trespass.

Moreover, those who used to be attached by bare assertion (*pur surdit*) for venison taken in a park, have been wont to acquit themselves by a jury of the country, the bailiffs came and detained them in prison at their will without taking any inquisition; the bishop wills and grants that those indicted of such trespasses may acquit themselves by a good jury, if they be not found with the mainour.

Whereas all the men who dwell within the free chace were wont to have 'husebote' and 'heibote' to burn and to build (*edefier*), and to enclose, and to be quit of pannage, which they ought to have had by right of inheritance (*de aunterie*) or by feoffment, and this was not permitted; the bishop wills and grants that their estate

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Membrane 6d—cont.

shall be kept such as it was in the time of his predecessors, and such as they have and have used by right of inheritance or by feoffment. And that the free men of the free chace shall not be charged with more foresters than they used to have, and that no ward (*garde*) shall be divided into two, and that no forester shall be on horseback except the two chiefs (*mestres*), and that the foresters on foot shall not take sheaves or other things except from lands at farms (*de fermes*), 'grasmen,' or their bondmen (*bondes*), and then only as they were wont to take before in the time of his predecessors; the bishop wills and grants that they shall not take sheaves or any other things from free tenants or others otherwise than as they were wont to do in the time of his predecessors. And as to appointing foresters more or fewer at his will either on foot or on horseback, this he shall have power to do (*ben li list*), because the foresters are at his own cost and the cost of his villeins, and he wills and grants that those whom he shall put there more than there used to be, shall take nothing from the country, either sheaves or other things.

Whereas the said community pray that he will redress the beneficial improvements (*les appruements*) made within the free chace and without it, and of their ingresses and egresses stopped, to the grievous nuisance of the commonalty, in so much that they have not free ingress or egress or sufficient pasture appurtenant to their free tenements; the bishop wills and grants that where such improvements made in his time are nuisances so that the men have not sufficient common, they shall be redressed according to law, and the king wills that the redress shall be made before Midsummer next.

Whereas the wastes, within and without the free chace, were let out at farm and were afterwards abandoned (*weyvez*) through poverty, the bailiffs came there and took the beasts of the nearest neighbours and levied the farm from them, contrary to the common usage of the country; the bishop said that this was not done by him, and he wills and grants that it shall not be done henceforth.

Moreover the men of the commonalty pray that no issues shall be levied within the aforesaid franchise, but that distresses shall be levied for default, and the distresses retained, and more to be taken until the party shall come into court to answer, as has been the custom from time out of mind; the bishop says that he has not done, and does not claim to do, otherwise than men do elsewhere in the realm in the like case.

And the bishop wills and grants, for him and for his church and for his successors, so far as in him lies, that all the things above granted shall be kept and remain firm and stable to the men of the said commonalty and to their heirs for ever.

And moreover, forasmuch as all the articles and grievances aforesaid have been agreed upon in a friendly manner, concerning which the men of the commonalty have released to the bishop in person all the damages that they have had and received by reason of the articles aforesaid, the bishop, for the honour and reverence of the king, who was concerned in this accord, has released to the men all wrath, hatred, and ill will that he had against them by reason of the contents aforesaid.

In witness whereof he has put his seal to this writing. Dated at York, 19 July, 1303, in the thirty-first year of King Edward. *French.* [Prynne, *Records*, iii, p. 989; enrolled in *Registrum Palatinum Dunelmense*, iii, p. 61.]

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MEMBRANE 5d.

Aug. 23.
Aberdeen.

Stephen de Bella Aqua acknowledges that he owes to Master William de Grenefeld, canon of St. Peter's, York, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Aug. 17.
Kincardine.

To the abbot and convent of St. Edmund's. Whereas the king lately requested them by his letters to admit into their house Roger le Ussher with two horses and two grooms, and to find him in food and clothing and other necessities for his life, and they have written back praying the king to spare them on this occasion, as their house is charged with William de Camera, the king's serjeant, by like request of the king: the king, bearing in mind the said charge, again requests them to admit Roger into their house with at least one horse and one groom, and to find them their necessities, according to the king's former order, making to Roger letters sealed with their common seal as to this. As their house is charged with the said William at the king's request, he will in recompence for that charge discharge them of Roger's second horse and second groom mentioned in his former letters. They are desired to write back by the bearer what they shall have caused to be done in this matter. [Prynne, *Records*, iii, p. 1011.]

Aug. 27.
Aberdeen.

Richard le Spenser of Beverley came before the king, on Tuesday after St. Bartholomew, and sought to replevy his and his wife Mabel's land in Beverley, which was taken into the king's hands for their default in the king's court against Maud de Waddeworth. This is signified to the justices of the Bench.

Aug. 7.
Beechin.

Stephen Meeu is sent to the abbot and convent of Rammeseye.

By p.s. [8370.]

The abbot and convent afterwards excused themselves, and Stephen was sent to the abbot and convent of Peterborough.

By p.s.

Aug. 28.
Aberdeen.

The abbot of Byland acknowledges that he owes to Simon Gwidi and Peter Regalet and their fellows, merchants of the society of Mark Reynr of Florence, 116 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Sept. 24.
Loghendorm.

William de Estthorp came before the king, on Tuesday after St. Matthew, and sought to replevy to John son of Gilbert de Northfenton, Thomas Gildan, Thomas Stirtup and Ellen, late the wife of Gilbert de Fenton, their land, which was taken into the king's hands for their default before the justices of the Bench against Ralph son of Juliana.

John de Mikelfeld came before the king, on Wednesday after St. Matthew last, and sought to replevy his land in Queldryk, which was taken into the king's hands for his default before the justices of the Bench against Adam son of William de Mikelfeld. This is signified to the justices.

Sept. 4.
Banff.

Geoffrey le Waleys is sent to the abbot and convent of Tavystok.

Roger le Usser is sent to the prior and convent of Ely with a horse and a groom.

1303.

Membrane 5d—cont.

List of deeds and transcripts that Master Robert de Pykering, one of the envoys sent into France by the king to treat for the re-establishment of peace between him and the king of France, delivered to Sir Philip de Wylgheby, chancellor of the exchequer :

The first armistice (*souffrance*) taken and agreed upon between the said kings at Fives Saint Bavon, in the name of the king of France.

Also the first prolongation (*esloignance*) of the armistice made and agreed at Courtray.

Also the second prolongation of the armistice made at Tournay.

Also the first prolongation of the armistice made by the pope.

Also the declaration as to the words contained in the second prolongation '*droit fesant e droit pernaunt.*'

Also the cases of Gascony containing offences (*mesprises*) committed against the armistice. And they are contained in a roll of paper (*papir*) and in another of parchment.

Also the points and the articles that the men of Scotland have done contrary to the armistice after it was proclaimed.

Also a public instrument containing the promise (*compromis*) of the king of England made to the pope, and the peace ordained by the pope upon this promise.

Also the procuration of Brother Geoffrey Dabylons, of the order of Preachers, and of the Peter de Landosises, of the order of Minors, sent to the king of England at Westminster by the king of France for Sir John de Baillol and the Scots, with some requests.

Also the requests that the said brethren made to the king of England on behalf of the king of France.

Also the answers made to the same requests to the king of France by Master John Lovel and Master John de Selveston.

Also the procuration made to the said John and John by the king of England.

Also the procuration of Master William de Beaufort, John de la Forest, Clement de Saveny sent to the king of England near Edinburgh by the king of France.

Also the answers that the said envoys made to the king of England at the same place concerning (*afferantz as*) the other answers and requests that were made before to the king of France by Master John Lovel and Master John de Selveston.

Also the grievances and articles that the envoys showed to the king of England at the same time in writing.

Also a public instrument containing the procuration that Sir Geoffrey de Geynvill, Sir John Lovel and Thomas de Logor, envoys of the king of England, had with them in France to answer to the articles and reasons that Master William de Beaufort and John de la Forest showed to the king near Edinburgh.

Also a roll containing the homage and fealty that John de Baillol did to the king.

Also the rendering of the homage of John de Bailliol.

Also a public instrument containing the renunciation of John de Bailliol and of the Scots of the alliances made to the king of France and the submission and surrender of the realm of Scotland by the said John and of the fealties and homages done to the king of England by the great lords of Scotland.

Also the ordinance made at Mustroil of the peace between the envoys of the kings of England and of France.

1303.

Membrane 5d—cont.

Also a deed of bail of John de Bailliol by Sir Robert de Burghersh to the bishop of Vicenza (*Vicence*) at Wytsard.

Also a public instrument containing the letter of credence of the king of France that Master Peter de Moncy and Sir John de Barres brought to the king of England and the armistice that the king of England granted to the Scots by the same credence.

Also the last truce (*trieune*) granted to the Scots by the bishop of Chester, the earl of Lincoln and John de Berewyk.

Also the tenor of the bull of pope Honorius III.

Also the reasons shown (*jetes*) that John de Bailliol or the Scots ought not and cannot of right be allied with the king of France or be included in the armistice.

Also a roll of three pieces containing the two peaces formerly made between the kings of England and of France.

Also a roll of the third peace between the said kings.

Also the letter sealed with the great seal of the contract of marriage made at Parys between the king of England and Margaret, sister of the king of France.

Also certain grievances that the Scots say that the men of the king of England have committed upon them during this armistice.

Also three articles that were granted before the agreement of marriage to the king of England by the king of France for the remedy of the appeals of Gascony and that were afterwards put in another form in the letter of marriage.

Also a public instrument sealed with four authentic seals of the bishops of England containing the renunciations of John de Bailliol and of the Scots and of homages and fealties.

Also the letter of the bishop of Vicenza sealed with his seal and written by a public hand of bail of John de Bailliol made at Wytsand by Sir Robert de Burghersh in the name of the king of England at the pope's request.

Also the letter of the alliance of Philip, king of France, made to John de Bailliol and to the men of Scotland and sealed with the great seal of the king of France.

Also a public instrument made upon the renunciation of John de Bailliol of the alliances made with the king of France.

Also the letter of the truce (*treues*) granted to the king of France to hold with the Scots, sealed with the seals of Master Peter de Moncy and Sir John de Barres. *French.*

List of the deeds lately (*dareinement*) made delivered to the said Sir Philip by the said Master Robert de Pykering.

The prolongation of the armistice last made at Paris, sealed with the seals of Sir Louis, son of the king of France, and of other envoys and proctors of that king.

Also an executory letter of this prolongation.

Also a letter in Latin of the procuration of the king of France to treat and agree as to the peace.

Also another letter in Latin of procuration to make the alliance.

Also a letter of surrender of the duchy of Aquitaine.

Also the commission of the king of France to deliver all the land that he holds in his hands in the duchy of Aquitaine.

Also the ratification in Latin by Louis, the eldest son of the king of France, of the peace made between his father and the king of England.

1303.

Membrane 5d—cont.

Also the ratification in Latin by the said Louis made of the alliance between the two kings.

Also a protestation under a public hand made at Bois de Vicens for the king of England and Sir Edward, his son.

Also a protestation made at Rokesburgh for the king of England.

Also a protestation made at Rokesburgh for Sir Edward, his son.
French.

Eve, late the wife of Robert de Tateshale, tenant in chief, puts in her place Peter de Shrepham and Gilbert de Belagh to receive in chancery her dower of the knights' fees and advowsons that belonged to Robert.

Sept. 25.
Loghendorm.

The prior of Holy Trinity, York, acknowledges, for himself and his convent, that he owes to Master Robert de Pykering 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas Warde, parson of the church of Gyseleye, diocese of York, acknowledges that he owes to Nicholas de Bondegate, chaplain, 19 marks 6 $\frac{1}{2}$ d.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by the chancellor.

Aucher son of Henry acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Memorandum, that a day is given to Miles de Stapelton, who sues for the king, and to Aucher son of Henry until the octaves of the Purification, as to this that Miles says for the king that Aucher has more in his purparty of the knights' fees, etc. than he ought to have.

Sept. 19.
Kinloss.

Memorandum, that the chancellor on the testimony of John de Tilton, asserting that Ralph son of William de Arnale is staying in the king's service in Scotland with John de Segrave, granted to Ralph the king's protection to last from 19 September until Easter, and John de Tilton mainperned before the chancellor, under pain of 100s. to be paid to the king's use, that he will cause the chancellor to have sufficient warrant before the octaves of Martlemas next that Ralph shall stay in the king's service in the said parts as is aforesaid.—*And John afterwards brought a writ under the privy seal to the chancellor for warrant for the protection aforesaid.*

MEMBRANE 4d.

Oct. 6.
Kinloss.

John Pryket of Canterbury came before the king, on Sunday the feast of St. Faith, and sought to replevy to John de Bereham and Isabel, his wife, their land in Snaue and Ivechirche, which was taken into the king's hands for their default before the justices of the Bench against John de Burne of Langeford and Isabel, his wife. This is signified to the justices.

Sept. 4.
Banff.

Master William le Surigien, lately sent to the prior and convent of Buttele, who wrote back to the king that their house is so burdened nowadays with debts and by the inundation of the sea and also by divers and unexpected grievances that they are unable to fulfil the king's prayers for William, which excuse the king regards as null, is sent back to the prior and convent.

By p.s. [8427.]

1303.

*Membrane 4d—cont.*Oct. 10.
Kinloss.

To the sheriffs of London. Whereas Master Jordan Moraunt lately arramed an assize of novel disseisin against Gillot le Sautreour concerning certain tenements that belonged to John de Butterle, to wit a messuage and four shops in London, before the sheriffs to be pleaded according to the custom of the city; and the king for certain reasons ordered the sheriffs by his writ of the exchequer to supersede the taking of the assize and to warn the parties to be at the exchequer on the morrow of Holy Trinity last before him and his council there to show what right pertains to each party in this matter, and after the matter had been discussed before the council Gillot, wishing to avoid the damages that he might have incurred if Jordan had recovered the tenements by recognition of the assize aforesaid, rendered the tenements to Jordan before the council, renouncing all his rights, saving to him 20s. yearly only, to be received from the tenements until he should be satisfied for the debts in which John was bound to the king at the exchequer at his death, which debts the king had given to Gillot and which he ordered the sheriffs to levy for Gillot's use from John's lands: the king orders them not to exact from Jordan anything except the said 20s. yearly by reason of his said tenements, and to cause the remainder of the said debts to be levied from the other tenements that belonged to John.

[Oct.] 19.
Kinloss.

Richard le Mareschal of Aymunderby acknowledges that he owes to William de Thorntoft, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Master John de Haut acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 6l. 0s. 3d.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Aug. 15.
Aberdeen.

Walter de Bungeye is sent to the prior and convent of Ely.

By p.s. [8898.]

Oct. 4.
Kinloss.

Adam de Swynford is sent to the prior and convent of Daventr[y].

By K. on the information of J. de Benstede.

Memorandum, that a day is given to Brother Thomas de Donecastr[ia], prior of the order of Bethlehem in England, until the morrow of St. Hilary to make the law that he waged in chancery before the chancery to Thomas de Cornub[ia], clerk of the same chancery, for a debt of 6 marks exacted from him by the said clerk.

Oct. 20.
Kinloss.

Memorandum, that a day is given to Henry le Messenger, attorney of John de Lancast[r]ia, to sue in chancery in John's name for certain tenements that are in the king's hands by reason of the minority of the heir of Philip Burnel, tenant in chief, which tenements John asserts pertain to him by right of inheritance, until the octaves of St. Hilary next.

Oct. 20.
Kinloss.

Amy de Plessetis, executrix of the will of Augustine de Plessetis, puts in her place Hugh de Jernemuta, clerk, to prosecute in her name the king's writs for a recognisance made to Augustine in chancery by Peter Fardeyn for 12l., and to receive the money in her name, and to make an acquittance thereof as right demands.

* The writ of privy seal is dated August 26.

1303.

MEMBRANE 3d.

Oct. 10.
Kinloss.

Nicholas de Cokefeld, the king's serjeant at arms, is sent to the abbot and convent of Battle, so that they shall admit him into their house and find him for life in food and clothing and other necessities of life as befits such a serjeant of the king.

Henry de Kygheleye acknowledges that he owes to Alice, late the wife of Richard le Butiller, deceased, 10 marks yearly for her life; to be levied, in default of payment of his lands and chattels in cos. York and Lancaster.

Oct. 20.
Dundee.

Master William de Wellop acknowledges that he owes to William de Thorntoft, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Southampton.

Cancelled on payment.

The abbot of St. Mary's, York, acknowledges that he owes to Ralph de Hengham, clerk, 80l.; to be levied, in default of payment, of his lands and chattels in co. York.

John de Sancto Walerico acknowledges that he owes to William de Grantham 70s.; to be levied, in default of payment, of his lands and chattels in cos. London and Bedford.

Roger son of Roger de Frenes acknowledges that he owes to William de Thorntoft, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Sept. 20.
Kinloss.

To Philip, king of France. The men of the town of Ipswich have signified to the king by letters under their common seal that whereas Roger Barun of Flicham of Lynn, merchant of the realm of England, lately, after the proclamation of the peace between the king and the king of France, engaged (*frettasset*) a ship of Golding Mayden of Ipswich to be loaded at Ipswich with his wool to the value of 200l. to be taken from that town to Brabant, in order to trade there with the wool and to make his profit upon it as he should see fit, certain malefactors of the town of Caleys of the power of the king of France entered the ship during her passage to Brabant on the sea by force and arms, and carried her and the wool off to Caleys, and they still detain them at Caleys, and slew certain men in the ship and imprisoned others, contrary to the form of the peace aforesaid: the king desires the king of France to cause full and proper restitution of the ship and wool or suitable compensation therefor to be made without delay, and to cause delivery of the imprisoned men to be made, so that the said merchant and others of the king's realm and power may enjoy the said peace, as they wish.

By C.

MEMBRANE 2d.

Nov. 1.
Cambus-
kenneth
(*Camskynel*).

Thomas Gobyon acknowledges that he owes to William de Hamelton, dean of York, 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de la River[e] and John de Thornton acknowledge that they owe to the said dean 93l. 8s. 6d.; to be levied, in default of payment, of his lands and chattels in co. York.

Reginald de Rokesle acknowledges that he owes to William de Bosco 20s.; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor took the acknowledgment.

1303.

*Membrane 2d—cont.*Oct. 20.
Dundee.

To Philip, king of France. Adam Honsum of Gloucester, merchant of the king's realm, has shown the king that whereas he lately, after the proclamation of the peace made between the king and the king of France, caused a ship of William de Dovor[ia] to be loaded at Andwerp in Brabant with cloth and silver in mass belonging to him, to the value of 220*l.* sterling, in order to bring them to England, certain malefactors of the town of Caleys of the power of the king of France took the ship during her passage to England on the sea coast near Dover by force and arms, and carried her and the said goods to Caleys, and they still detain the goods from Adam, although they afterwards delivered the ship to William: the king requests the king of France to cause full and proper restitution of the cloth and silver or suitable compensation to be made to Adam, so that he and others of the king's realm and power may enjoy the said peace, as they wish.

To Guy son of Guy, count of Flanders. The king learns from the complaint of Eustace Malherbe, burgess and merchant of Staumford, that whereas he sent a ship of his loaded with corn and other wares by certain of his mariners and servants to Brabant to trade there with the same, certain men of Caunser and Cache in Zeeland entered the ship by force and arms, and carried her and the corn and other wares to the value of 165*l.* sterling from the said mariners and servants, and they detain them from Eustace: the king requests Guy to cause due restitution of the ship, corn and wares and also amends for the trespass aforesaid to be made, so that it may not be necessary for the king to provide Eustace with another remedy.

Nov. 10.
Dunfermline.

To the mayor and sheriffs of London. The king is well aware that many arrests and divers attachments of the goods and wares of divers merchants and men of John, duke of Brabant, the king's son, have been made in his realm by his order and in other ways at the suit of merchants and men of the realm for the debts that the duke owes to them and for their goods that they have lost in Brabant. As the duke has besought the king by his letters to cause proclamation to be made throughout the realm that if there be any men of the realm to whom he owes anything or who have lost any of their goods in Brabant, they shall go to Brabant or send their certain envoys or attorneys to demand and sue for their debts there, and to show in what manner they have lost their goods in those parts, and he has signified to the king that he will cause it to be so done in this matter that the merchants shall be contented, and that he will cause them to have safe conduct in going thither, staying there, and returning thence: the king, preferring that the merchants shall be satisfied amicably rather than by such arrests and distrains, by reason of the grievous damage that may happen through such arrests to merchants on both side, orders the mayor and sheriffs to cause proclamation to be made in full husting at London and elsewhere in the city where they shall deem fit that all those of the realm to whom the duke owes anything or who have lost their goods in Brabant shall go to Brabant or send their envoys or attorneys to the duke to demand their debts and to show such grievances, and to sue in form aforesaid, if they think fit.

By p.s.

The like to the sheriff of Lincoln to cause proclamation to be made in cities, boroughs, market towns and elsewhere where he shall deem fit.

The like to all the sheriffs of England.

1303.

Membrane 2d—cont.

Nov. 10. William de Kent, who has long and faithfully served the king, is sent
Dunfermline. to the abbot and convent of Wynchecombe. By p.s. [4018.]

He was not admitted there, and was afterwards sent to the abbot and convent of Colchester.

Memorandum, that Master Roger de Heselarton came into chancery at York, on 10 November, on behalf of brother Robert de Weynflete, sometime abbot of Bardeney, and showed the chancellor a public instrument by which it appeared that Robert had appealed to the court of Canterbury against the sentence pronounced against him by the bishop of Lincoln, and that he was prosecuting the appeal.

Memorandum, that William de Middleton and Robert de Mersk came into chancery, on Monday the octave of Michaelmas, ready to put themselves in the custody of the marshalsea for a debt acknowledged by them in accordance with the statute of Acton Burnel, for which they were lately adjudged to the prison of the Marshalsea by the justices appointed to hold pleas before the king.

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MEMBRANE 17.

1303.

Nov. 25. John son of Stephen de Bradeford, imprisoned at York for the death
Dunfermline. of Thomas son of William le Fulur of Bradeford, wherewith he is charged, has letters to the sheriff of York to bail him until the first assize.

Nov. 24. To the sheriff of Somerset. Order to cause a coroner for that county
Dunfermline. to be elected in place of Richard Artur, who is insufficiently qualified.

To the same. Like order for the election of a coroner in place of Robert de Panes.

To Walter de G[loucestr]ia, escheator beyond Trent. Order to cause dower to be assigned to Mabel, late the wife of John de Doune, tenant in chief, upon her taking oath that she will not marry without the king's licence.

To the sheriff of York. Order to cause William de Kymbalton, imprisoned at York upon a charge of breaking into the king's treasury at Westminster, to be taken with all speed under safe conduct to Neugate, there to be delivered to the keeper of the king's gaol, whom the king has ordered to receive him from the sheriff and to cause him to be kept safely in the said prison until otherwise ordered.
By C.

To the keeper of the gaol of Neugate. Order to receive the said William from the sheriff, and to keep him safely, as above.
By C.

Nov. 26. To R. bishop of London and Master Bartholomew de Ferentino, canon
Dunfermline. of London, collectors of the tenth imposed upon the clergy of England for three years by pope Boniface VIII, or to Master John Bonich[ⁱⁱ] de Senis, commissary of the said Bartholomew. Order to supersede until the king shall otherwise ordain the exaction from W. bishop of Worcester of the said tenth from the goods pertaining to the bishopric for the time when the bishopric was void and in the king's hand in the name of guardianship, as the king understands that they exact the tenth from the bishop for that time. It is provided that the bishop shall be charged with the tenth from the time when the king restored the temporalities.

By C.

Nov. 24. To the sheriff of York. Order to cause a coroner for that county to be
Dunfermline. elected in place of John de Heton, deceased.

Nov. 25. Stephen de Kelkefeld and John, his brother, imprisoned at York for
Dunfermline. the death of Thomas Lurtyng of Winchester, wherewith he is charged, has letters to the sheriff of York to bail him until the first assize.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of John de Lek', deceased.

To the same. Like order to cause a coroner to be elected in place of Richard le Clerk of Nottingham, deceased.

1303.

*Membrane 17—cont.*Nov. 31.
Dunfermline.

To R. bishop of London, collector of the tenth imposed upon the clergy of England for three years by pope Boniface VIII, with Master Bartholomew de Ferentino, canon of London, deputed by the pope. Whereas the said pope granted a moiety of the tenth to the king for his urgent affairs, the other moiety being reserved to the pope in aid of the church of Rome, if the pope should live for the three years, and he granted the whole residue in the event of his death within that time to the king for his uses, to be collected and levied from the time of his death; and the pope has died within that time, for which reason the whole of the tenth from the time of his death pertains to the king; and the king needs a great sum of money for the consummation of his affairs in Scotland, for lack of which he would be frustrated of his purpose: the king, confiding in the bishop's usual and approved good will, orders him to pay all the money of the tenth for the first term of the third and last year now collected and levied by him, or that shall be collected and levied, to John de Drokenesford, keeper of the king's wardrobe, whom the king is sending to him specially in this behalf, laying aside all excuse and delay. The king will save the bishop harmless by his letters patent against the new pope and against all others whom it may concern in any way for all the money of the said term that he shall pay to John by virtue of this order. The bishop is enjoined to conduct himself so in this matter that the expedition of the king's affairs aforesaid shall not be in any way retarded. By letters of J. de Drokenesford.

The like to the said Bartholomew.

The like to Master John Bonichii de Senis, commissary of the said Bartholomew.

Nov. 25.
Dunfermline.

To the sheriff of Westmoreland. Order to cause a coroner for that county to be elected in place of William de Stirkeland, who is incapacitated by age and infirmity.

Nov. 25.
Dunfermline.

To the sheriff of Salop. It is shown to the king by Richard de Harle that whereas he, when he was lately sheriff of that county, took mainprise from Roger le Wylde of Lodelawe and Dionisia la Gardinere of Lodelawe, who were indicted and imprisoned at Shrewsbury for aiding and assenting to the death of William de Eyton, clerk, whereof Roger de Knychton, a fugitive, was indicted, that they would appear at the next gaol delivery and stand to right in this matter before the king's justices, and he delivered them from gaol by this mainprise, John de Havering and Roger Springehose, afterwards appointed justices to deliver the said gaol, although Roger and Dionisia came before them and were acquitted by consideration of the court, nevertheless have adjudged Richard to prison because he delivered Roger and Dionisia from the gaol by the said mainprise without any warrant, in which prison he is still detained; and the king, wishing to be certified as to the premises, has ordered John to send him under his seal the record and process in this matter before him and Roger Springehose with all things concerning it, so that the king shall have them before him in the quinzaine of St. Hilary next, in order that he may do for Richard what shall be just in this behalf: the king orders the sheriff to cause Richard to be delivered from prison upon his finding twelve men of that county who shall mainpern to have him before the king in the quinzaine aforesaid to do and receive what the king's court shall consider in this behalf.

By C.

Nov. 23.
Dunfermline.

To Philip de Everdon, fermor of the king's manor of Selveston. Order to cause the houses of the manor and the weir there to be repaired out of his term by the view and testimony of men of those parts.

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Membrane 17—cont.

Nov. 26.
Dunfermline.

To Thomas Alard, keeper of the king's lands of the marsh of Wynchelese. Whereas the king lately—because he was given to understand that the walls (*wallie*) and ditches (*fossata*) that were made for the protection of the said lands and of other lands of those parts were so broken down by inundation of the sea that both the king's lands aforesaid and the lands of others of those parts are flooded, so that it is regarded as likely that the lands will be entirely lost unless the walls and ditches be speedily repaired, and that his tenants of the said lands refused to contribute to the repair of the walls and ditches aforesaid by reason of a composition lately made between them and the tenants of other lands in the said marsh, whereby it was agreed that the king's lands aforesaid should be defended by the lands of others there in such repairs of walls, and that the tenants of the other lands were not able (*non sufficiebant*) to make sufficient repair of the walls and ditches by reason of the great costs that would be incurred—ordered Thomas to make due contribution to the repair of the walls and ditches aforesaid according to the quantity of the king's lands there, together with the tenants of the other lands aforesaid; and it now appears by an inquisition returned into chancery made by Robert de Septem Vannis, William de Hastings, and Robert Paulyn, whom the king lately appointed to survey the walls, sewers and ditches by the coasts of the sea and of the parts aforesaid in co. Sussex that have been broken down by the sea, and to enquire through whose default such damage arose, and to enquire of all those who hold lands in those parts and have protection in any way or may have protection by such walls, sewers and ditches, that the said marsh of Wynchelese cannot be saved or kept by the existing old wall on the east, and that if it ought to be saved, it is highly necessary (*oportet omnimodo*) that a new wall shall be made there of the length of 850 perches, and that such new wall cannot be made by those who ought to keep the old wall according to the old composition aforesaid, because they are unable [to bear] such charges by reason of the diminution of their lands there unless the king's lands and all other lands that may have protection in any way by the said new wall contribute equally to make the wall: the king orders Thomas to make a reasonable contribution from the issues of his bailiwick to the making of the new wall, according to the quantity of the king's lands there, together with the tenants of other lands there, according to the discretion and ordinance of Robert, William, and Robert, or of any other whom they shall appoint for this purpose, upon this occasion of the king's special grace, lest for want of such contribution both the king's lands and those of others in those parts shall perish or lest even greater damages arise there in the future.

By C.

To Robert de Septem Vannis, William de Hastings (*sic*), and Robert Paulyn, appointed to supervise the walls, sewers and ditches by the coasts of the sea and of the parts adjoining in co. Sussex. Order to depute a man of those parts in whom they have full confidence to supervise and ordain that the aforesaid contribution that the king has ordered the aforesaid Thomas to make for the repair of the wall shall be well and faithfully expended, whenever the said supervisors may be unable to attend to the matter themselves.

By C.

Nov. 30.
Dunfermline.

To John de Listo and the other collectors and receivers of the new custom at London. Whereas it was found by the inquisition that the king ordered to be taken by Ralph de Sandwico, constable of the Tower of London, and John de Sandale, keeper of his exchange at London, concerning the goods and chattels that belonged to William de Saut, late

1303.

Membrane 17—cont.

citizen of Bayonne, deceased, and which the king lately ordered to be arrested by the mayor and sheriffs of London and to be delivered to John de Sandale to do therewith what the king had ordered him, that goods that belonged to William had been arrested to the value of 1,082*l.* 11*s.* 5*d.* in the hands of John Dolron, John Blank, and William de Laur', then collectors and receivers of the custom in that city, of which goods and chattels John de Sandale received only 915*l.* 1*s.* 5*d.*, as he signified to the king; whereupon the king, on the testimony of John de Sandale, who asserted that 117*l.* 10*s.* 0*d.* that are in arrear of the aforesaid sum remained in the hands of John Dolron, deceased, ordered the mayor and sheriffs to cause all the goods that belonged to John to be arrested wherever found in the city, and he likewise ordered the said collectors and receivers to cause goods of the said John to be arrested in the said custom to the value of 117*l.* 10*s.* 0*d.* until the king should be satisfied for that sum or until otherwise ordered; and the mayor and sheriffs returned that they could not discover (*inquirere*) that there were any goods that belonged to John in the city of London unless they were in the custom of wool, and the collectors have signified that it is not found that anything is owing to John in the custom: the king, although he wills for certain causes that execution of 87*l.* of the 117*l.* 10*s.* 0*d.* shall be staid for the present, orders the collectors to cause the sum of 80*l.* 10*s.* 0*d.* to be arrested without delay from the money received and to be received by them from the custom for the use of the said John Blaunk and William de Laur', in whose hands and in the hands of the said John Dolron the said 1,082*l.* 11*s.* 5*d.* were arrested, and from other goods and chattels of John and William in the said custom, and to cause the money to be kept safely, so that the collectors shall have it, together with 9*s.* 5*d.* that are still in their custody of the goods that belonged to William de Saut, as they have signified to the king, in the king's chancery at York on the morrow of the Purification, to do therewith what the king shall cause to be ordained by his council.

Dec. 14.
Dunfermline

To the treasurer and barons of the exchequer. As the king wills that his castle of Gloucester and the *tyna* and barton of Gloucester shall be joined to the body of the county of Gloucester and shall be in the wardship of his sheriffs of that county together with the county, so that the sheriff shall answer at the exchequer for the true value of the said castle, *tyna* and barton by a fixed yearly ferm or otherwise as shall seem most expedient for the king's profit, and shall be charged therewith yearly with the fermes and other profits of the county: the king orders them to cause this to be so done and enrolled in the rolls of the exchequer.

By K. on the information of the bishop of Coventry and Lichfield, the treasurer.

Dec. 10.
Dunfermline

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause John Dymmok, the king's serjeant, to have in the king's Hay of Benteleye, which is within the bounds of the forest of Cank', six oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

MEMBRANE 16.

Dec. 4.
Dunfermline.

To the treasurer and barons of the exchequer of Dublin. As the king wills that William de Caunceton shall have, in consideration of his good service in Scotland and of the praise that the king hears of him, the office

1303.

Membrane 16—cont.

of sheriff of Cork in Ireland and shall be his sheriff there during pleasure; the king orders them to commit to William the county aforesaid, upon his taking oath such as other sheriffs have been wont to take in such case, and to cause the king's letters patent under the seal of that exchequer to be made to him in this behalf.

By p.s.

Dec. 10.
Dunfermline.

To John Bellard and his fellows, merchants of the society of the Bellardi of Lucca, keepers of the exchange of Dover. Order not to hold or make any exchange in the town of Dover after the Epiphany next, and not to intermeddle therewith in any way, as the king wills that the said exchange shall not be held in that town after the said feast.

By K. on the information of the treasurer.

Dec. 10.
Dunfermline.

To Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to enjoin the said keepers on the king's behalf not to hold any exchange in that town in any way after the aforesaid feast, and not to intermeddle therewith in any way.

By K. on the information of the treasurer.

1304.

Jan. 22.
Dunfermline.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of Henry de Helyun, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Jan. 22.
Dunfermline.

To the taker of the king's wines of the right prise at Southampton. Order to deliver to the abbot and convent of King's Beaulieu three tuns of wine for the thirtieth, thirty-first, and thirty-second years of the reign, in accordance with the late king's grant by his charter of a tun of wine yearly for the celebration of mass in their church, and with the king's grant, at the instance of R. bishop of Bath and Wells, his chancellor, that they shall receive the wine by the hands of the taker of his wines at Southampton.

1303

Dec. 10.
Dunfermline.

To the sheriff of Southampton. Whereas John de Glastingebury impleaded Richard le Celeriresman of Tychefeld before the justices of the Bench for a trespass committed upon him, and Richard was put in exigent because he did not come before the justices to answer to John, and was afterwards outlawed; the king has pardoned Richard the outlawry for his good service in Scotland, on condition that he stand to right in the king's court concerning the trespass if John wish to speak against him concerning it at a certain day to be prefixed by the king; and Richard has found the king in chancery Master Ralph de Odyham, Richard le Wayte of Chyryton, and Thomas de Basyngstok, of co. Southampton, who have mainperned to have him before the justices in fifteen days from Easter to answer to John: the king orders the sheriff to warn John to be before the justices at the said day to prosecute his suit against Richard, if he think fit.

Dec. 20.
Dunfermline.

To the sheriff of Somerset. Order to stay until Easter next the execution of the exigent in which Alexander Cheverel, who is staying with the king in his service in Scotland, was placed to be outlawed in that county [court] before Aymer de Valencia, Hugh le Despenser and their fellows, justices appointed to hear and determine certain trespasses committed against the king and Queen Margaret in the park of Cammel, because he did not appear before the justices, execution whereof the king ordered the sheriff to supersede until St. Hilary by reason of Alexander's service in Scotland, as the king wishes to show him further favour because he is still staying in his service aforesaid.

By p.s. [4135.]

Membrane 16—cont.

1303.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause dower to be assigned to Elizabeth, late the wife of Warin Maudut, tenant in chief, from the knights' fees and advowsons of churches that belonged to Warin.

1304.

Jan. 7.
Dunfermline.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Henry de Neuton, who is incapacitated by illness and infirmity.

1303.

Dec. 19.
Dunfermline.

Bartholomew son of John de Sumerton, imprisoned at Norwich for the death of John son of Petronilla de Drayton, wherewith he is charged, was charged therewith out of hatred and malice and not because he is guilty. The sheriff of Norfolk is therefore ordered to deliver him in bail until the first assize to twelve mainpernors.

1304

Jan. 1.
Dunfermline.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to Margery, late the wife of Nicholas de Cryel, tenant in chief, upon her taking oath not to marry without the king's licence.

Jan. 6.
Dunfermline.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Henry le Tundur, who is incapacitated by weakness and infirmity.

Jan. 21.
Dunfermline.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Juliana, late the wife of William de Hardredeshull, tenant in chief, the manors of Saleby and Kellesey, co. Lincoln, two bovates of land in Suth Kellesey and North Kellesey, which pertain to the manor of Kellesey, and the issues received thence, which manors and land were taken into the king's hands by reason of William's death, as the king learns by inquisition taken by the escheator that William and Juliana held them jointly on the day of William's death, to wit the manor of Saleby of the heir of Walter de Pedewardyn by the service of one knight's fee, the manor of Kellesey and the two bovates of the mother church of Lincoln, by the service of 20s. yearly and of rendering 16d. yearly for the two bovates of land to the king's bailiffs of the soke of Thwangeastre, of the grant of Eustace de Hacche, who enfeoffed them thereof, to have to them and the heirs of their bodies.

Jan. 22.
Dunfermline.

To the same. Order to deliver to the said Juliana the following lands, which the king has assigned to her as her dower of the lands that belonged to William: a third of a chief messuage in Hardredeshull, co. Warwick, which third is extended at 2d. yearly; 40 acres of arable land there, which are extended at 18s. 4d., to wit 4d. an acre yearly; two acres of meadow there, which are extended at 4s., to wit each acre at 2s. yearly; a third of a several pasture there, which third is extended at 20d. yearly; a third of an underwood there, which third is extended at 20d. yearly; 19s. 1d. of yearly rent and the rent of four hens, a cock and five barbed arrows, to be received by the hands of four free tenants in that town, to wit from Henry le Bret 4s. 7d. and a rent of two hens, price 2d., and of four barbed arrows, price 1d. by the hands of Richard de Staverton, 7s. 2d. and a rent of two hens and one cock, price 8d., and of a barbed arrow, price ½d., and by the hands of Roger, vicar of Anesteleye, 7s. 4d.; 25s. 4d. of yearly rent and a rent of six hens and one cock, to be received by the hands of three villeins in that town, to wit by the hands of Richard Scot 8s. 7d. and a rent of two hens, price 2d., by the hands of William

1304.

Membrane 16—cont.

son of Thomas 5s. 9d. and a rent of two hens, price 2d., and by the hands of Richard le Webbe 11s. and a rent of two hens and one cock, price 3d., together with the boon-works (*operibus*) of the same villeins, which are extended at 5s. 5½d. yearly; 5s. 7d. of yearly rent and a rent of a hen, to be received by the hands of four cotters in the same town, to wit by the hands of Robert le Keu 18d. yearly, by the hands of Alice Hottekes 6d. yearly, by the hands of Walter Molle 2d. yearly, and by the hands of Gilbert Pate 3s. 5d. yearly and the rent of one hen, price 1d., together with a boon-work of Gilbert, which is extended at 1d. yearly.

Jan. 10.
Dunfermline.

To Master Richard de Havering', escheator this side Trent. As the king learns by inquisition taken by the escheator that John Passemer at his death held no lands of the king in chief except certain tenements in Preston, which he held by knight service as of the honour of Albemarle, which is in the king's hands, by reason whereof the wardship of the other lands that he held of other lords does not pertain to the king, the king orders the escheator to deliver to Hugh Sturmy and Margaret, his wife, John's second daughter and co-heiress, her purparty of the lands that John held of other lords, which the king lately ordered the escheator to retain in his hands because Hugh is a minor in the king's hands.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of John de Oseneye, deceased.

To the same. Like order to cause a coroner to be elected in place of Nicholas de Gersyndon, deceased.

Jan. 20.
Dunfermline.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place in the forest of Galtrys. Order to cause the sheriff of York to have in the forest of Galtrys four oaks fit for timber to construct anew therewith a house within the castle of York to hold the king's pleas in.

By K. on the information of the treasurer.

Jan. 21.
Dunfermline

Alice Crey, imprisoned at Worcester, for the death of Henry Crey, her late husband, wherewith she is charged, has letters to the sheriff of Worcester to bail her until the first assize.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John de Asshelegh, who is incapacitated by infirmity.

1303.

MEMBRANE 15.

Dec. 10.
Dunfermline.

To the abbot and convent of Certeseye, sub-collectors of the tenth imposed upon the clergy for three years by pope Boniface VIII. Whereas the said pope granted a moiety of the tenth to the king for his urgent affairs, the other moiety being reserved to the pope in aid of the church of Rome, and granted that if he should die during the three years or if peace should be re-established in the war concerning the realm of Sicily, the entire residue should be in like manner levied and collected for the king's use from the time of the pope's death; and the king now understands that the said sub-collectors, by pretext of vain and frivolous excuses of certain ecclesiastical persons, pretending that they are not bound to make payment of the tenth both by reason of the death of the said pope and of the bishop of London, one of the collectors of the tenth, have shown themselves negligent and remiss hitherto and do still show themselves so in levying and collecting the tenth, at which the king greatly

1303.

Membrane 15—cont.

marvels and is much moved, especially as the tenth is wholly due to him from the time of the said pope's death by virtue of the grant aforesaid, and such impositions and all grants ought to be carried out and effected graciously during the time of the impositions and grants: the king orders them to compel without delay all ecclesiastical persons of whatsoever state or dignity within the places committed to them to make full payment of the tenth for the first term of the third year by sentences of excommunication, suspension and interdict, deferring to no one, and to sequesterate nevertheless their ecclesiastical goods and to cause them to be kept under strict sequestration until they shall have paid in full, so that the king may have all the money thence arising at the exchequer on the morrow of St. Hilary at the latest. They shall certify the treasurer and barons of the exchequer on that day by their letters patent of those who have not paid, in order that the king may proceed against them as hinderers of his royal honour and profit. The king will cause the sub-collectors to have his letters patent of indemnity in due form at the exchequer at that day. The king knows for certain that the tenth for the said term can be fully levied and collected before the morrow aforesaid if they attend to this matter with assiduous diligence and punish those rebelling in form aforesaid, and they are to know for certain that if the payment be delayed in any way beyond the said morrow, he will take the sub-collectors' lands, goods and chattels into his hands for their default and neglect. [Prynne, *Records*, iii, p. 1088.]

The like to the following sub-collectors :

The prior and convent of Carlisle, to have the money at the exchequer on the morrow of the Epiphany.

The abbot and convent of Newminster, for the same term.

The abbot and convent of St. Mary's, York, to have the money at the exchequer before Christmas.

The prior and convent of Thorghgarton, for the morrow of the Epiphany.

The abbot and convent of Cokershand, for the morrow of St. Hilary.

The abbot and convent of Seleby, for before Christmas.

The prior and convent of St. Katharine's without Lincoln, for the morrow of the Epiphany.

The abbot and convent of Burton-on-Trent, for the morrow of St. Hilary.

The prior and convent of Kenilworth, for the like date.

The abbot and convent of Oseneye, for the like date.

The abbot and convent of Rading, for the like date.

The prior and convent of Ely, for the morrow of the Epiphany.

The prior and convent of Bernewell, for the like date.

The abbot and convent of St. Edmunds, for the like date.

The abbot and convent of Langeley, for the morrow of St. Hilary.

The abbot and convent of Colecestre, for the like.

The abbot and convent of Waltham, for the like.

The abbot and convent of Westminster, for the like.

The abbot and convent of Certeseye, for the like.

The prior and convent of Rochester, for the octaves of St. Hilary.

The prior and convent of St. Gregory's, Canterbury, for the like.

The dean and chapter of Chichester, for the like.

The abbot and convent of Hyde, Winchester, for the like.

The abbot and convent of Shireburne, for the like.

The abbot and convent of Glastonbury, for the like.

The prior and convent of Lanceveton, for the quinzaine of St. Hilary.

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Membrane 15—cont.

The prior and convent of St. Nicholas, Exeter, for the like.

The dean and chapter of Hereford, for the morrow of St. Hilary.

The abbot and convent of Gloucester, for the morrow of St. Hilary.

The abbot and convent of Kermerdyn, for the octaves of St. Hilary.

The dean and chapter of Bangor, for the like.

The abbot and convent of Wygemor, diocese of Hereford, for the morrow of the Purification.

The prior and convent of Llanthony Prima, in the diocese of St. Davids (*sic*), for the like.

The abbot and convent of Morgan, in the diocese of Llandaff, for the like.

The abbot and convent of Vallis Crucis, in the diocese of St. Asaph, for the like.

The bishop and chapter of Bangor, for the like.

Dec. 1.
Dunfermline.

To the prior and convent of St. Katharine's without Lincoln, sub-collectors of the said tenth. Order to compel without delay all ecclesiastical persons of whatsoever estate or dignity within the places committed to them to make full payment of the tenth for the first term of the third year by sentences of excommunication, suspension and interdict, deferring to no one, and to sequesterate nevertheless their ecclesiastical goods and to cause them to be kept under strict sequestration until they shall have paid in full, so that the king may have all the money thence arising at the exchequer before Christmas at the latest, certifying the treasurer and barons of the exchequer on Christmas day by their letters patent of those who have not paid, as the king recollects that the sub-collectors were lately ordered by R. bishop of London and Master John Bonich[ii] de Senis, commissary of Master Bartholomew de Ferentino, collectors of the said tenth, to proceed quickly, under pain of the major excommunication, —which the collectors drew up (*protulerunt*) in writing against the prior and the other seniors (*maiores*) of his priory in case they should omit or neglect to fulfil this order—to proceed with all speed in collecting and levying the tenth for the third year by excommunication, suspension, and interdiction, having no respect to persons, rejecting all cavil and exception, and they have heretofore been very (*minus*, for *nimis*) negligent in executing the said order. They are enjoined not to neglect this as they would wish to avoid the king's wrath and damage. The king knows that if they cause speedy process to be made in levying and collecting the tenth by sentences of suspension, excommunication and interdict and by the sequestration of fruits, he cannot fail to have the money of the tenth on the said day. He has ready prepared in the exchequer a letter of acquittance from the said principal collectors for 500*l.*, which shall be delivered to the sub-collectors when they pay the money there. [Prynne, *Records*, iii, p. 1084.]

The like to the following sub-collectors:

The abbot and convent of St. Mary's, York, for 400*l.*

The abbot and convent of Newminster, for 200*l.*

The abbot and convent of Cokersand, for 100*l.*

The abbot and convent of Seleby, for 200*l.*

The prior and convent of Thurgarton, for 100*l.* [*Ibid.*]

1304.

Jan. 1.
Dunfermline.

To the mayor and community of the town of Lynn. Order to cause 500 quarters of wheat, 500 quarters of barley malt, and 1,000 quarters of oats to be provided for the king's use, and to cause them to be sent in ships to Scotland as quickly as possible, as the king greatly needs corn

1304.

Membrane 15—cont.

and other victuals for the maintenance of him and his subjects staying with him in the war in that land. The king will cause the cost of the corn, the freight of the ships, and their other expenses to be paid to them out of his wardrobe.

Jan. 28. John Hackeflesh of Chepyng Merlawe. imprisoned at Aylesbury for the
Dunfermline. death of Gilbert le Cordewaner of Merlawe, wherewith he is charged, has letters to the sheriff of Buckingham to bail him until the first assize.

MEMBRANE 14.

Jan. 30. To Nicholas Fermbaud, late guardian of the bishopric of Bath and
Dunfermline. Wells, then void and in the king's hands. Order to pay to Amadeus, count of Savoy, or to Master Bernard de Mercato, his attorney, all the issues received and to be received from the bishopric during the voidance, as the king has granted the issues to the count by his letters patent in part payment of the 10,000 marks granted to him by the king. [*Fœdera.*]

Feb. 6. To the constable of the castle of Stoke Curcy. Order to cause the
Dunfermline. bridges of the castle to be repaired out of the ferm of the castle.

To the keeper of the king's park of Pederton. Order to cause the said constable to have in that park three oaks fit for timber for the repair of the said bridges.

Feb. 10. To the treasurer and barons of the exchequer. Order to cause John de
Dunfermline. Broghton and the abbot and convent of Evesham to be acquitted of 100*l.* by which John made fine with the king before the treasurer and barons for the abbot and convent to have licence that the abbot and convent might receive the manor of Seynesbury, co. Gloucester, of the grant of Malcolm Musard, who held it of the king in chief, excepting the homage and service of John de Sumervill and his heirs of the manor of Aston Sumervill, which is held of Malcolm as appurtenant to the manor of Seynesbury, as the abbot has paid the money to Coppus Cotenne and his fellows, merchants of the society of the Friscobaldi of Florence, for the use of John de Britannia, to whom the king granted the money in aid of his expenses in the king's service to Scotland; by the king's order and by John de Britannia's will, as appears by inspection of the rolls of chancery.

Feb. 6. To William But. Although the king lately, upon being given to
Dunfermline. understand that William, who was lately elected to have custody of the greater piece of the seal for the statute of merchants in the town of Norwich, was unable to execute the duties of the office for certain reasons, ordered the bailiffs and men of that town to choose someone else in William's place; the king, as he now understands that William has conducted himself faithfully in the execution of that office and that he is able to do and execute those things that pertain to it, orders him to intend the custody and office in accordance with the form of the statute until otherwise ordered, so that merchants or others wishing to make recognisances in that town shall not be delayed or damaged in his default.

Jan. 30. To the sheriff of Norfolk. Order to cause a coroner for that county to
Dunfermline. be elected in place of Adam le Clerk of Norwich, who is incapacitated by blindness.

1304.

*Membrane 14—cont.*Feb. 10.
Dunfermline.

To the mayor and bailiffs of Newcastle-on-Tyne. Order to cause immediately upon sight hereof a barge suitable for twenty-four oars to be built as speedily as possible, and to cause it to be sent with suitable armament and tackle for twenty-six men to the port of St. John, Perth, paying to the men bringing the barge their expenses for one month. The king will cause their expenses and costs in this matter to be allowed to them in their ferm at the exchequer.

By K. on the information of the treasurer.

Jan. 13.
Dunfermline.

To John Wogan, justiciary of Ireland. The king learns by an inquisition taken by Walter de Gloucestr[ia], escheator beyond Trent, that Edmund le Butiller of Ireland is the son and heir of Joan la Butiller, deceased, tenant in chief, and that he is of full age; and Edmund, at the time when Richard de Burgo, earl of Ulster, was at Dublin on his way to the king in Scotland, came thither with men-at-arms ready to come to the king in his service to Scotland with the earl, and it was unanimously agreed by the council and assent of the king's subjects of those parts then at Dublin, for the safety and advantage of the king and of his land of Ireland, that Edmund should stay in Ireland with his power in aid of the king's other subjects of those parts, as the justiciary has signified to the king by his letters; the king, wishing to show Edmund special favour for these reasons, had rendered to him all the lands in England and Ireland falling to him in right of inheritance by reason of Joan's death, and has given power to the justiciary to receive in the king's name Edmund's fealty for the lands that Joan held of the king in chief; the king orders the justiciary to take the fealty and to certify him thereof under his seal, and to permit and enjoin Edmund to come to the king before Whitsuntide to do his homage for the lands.

By p.s. [4171.]

Feb. 12.
Dunfermline.

To Walter de Glouc[estria], escheator beyond Trent. Order to assign dower to Petronilla, late the wife of Roger de Broun, tenant [by knight service] of the heir of Robert de Tateshale, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Feb. 6.
Dunfermline.

To the same. Order to assign to Agnes, late the wife of Nicholas Burdon, tenant in chief, from the lands that belonged to Nicholas the value of a third of 4*l.* 17*s.* 0*d.* yearly, as she lately demanded before the justices of the Bench by the king's writ against Reginald de Pavely and Walter his son, her dower of the freehold that belonged to Nicholas in Bosynton, co. Southampton, to wit a third of a messuage and of a carucate of land, and Reginald and Walter vouched to warranty Nicholas, son and heir of Nicholas, a minor in the king's wardship, and Nicholas de Warrewyk, who sued for the king in this behalf, warranted them in the heir's name and rendered to Agnes her dower, whereupon it was considered by the justices that Reginald and Walter shall hold in peace and that Agnes shall have the value of the said third from the heir's lands in the king's hands, which messuage and land are extended by an extent made by the sheriff of Southampton at 4*l.* 17*s.* 0*d.* yearly, as appears by the record and process before the judges, which the king has caused to come before him.

Feb. 8.
Dunfermline.

To the sheriff of York. Order to cause the prior of St. Oswald's to have seisin of a messuage and two acres and three roods of land in Crofton, as the king learns by an inquisition taken by the sheriff that the messuage and land, which Adam son of Henry de Crofton, who was

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Membrane 14—cont.

outlawed for felony, held, have been in the king's hands for a year and a day, and that Adam held them of the prior, and that the township of Crofton now holds them and has had the king's year and day thereof, for which it ought to answer to the king.

Feb. 6. To Master Richard de Havering', escheator this side Trent. Order to
Dunfermline. cause dower to be assigned to Christiana, late the wife of William de Warthehole, who held by cornage of the heir of Hubert de Multon, which Hubert held of the heir of Thomas de Multon of Gillesland, tenant in chief, which heir was then a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

Feb. 10. To the mayor and bailiffs of the city of Chichester. Order to cause
Dunfermline proclamation to be made in that city forbidding anyone taking wool, hides or wool-fells to parts beyond sea from that port under pain of forfeiture thereof, and order not to permit these things to be thus taken out of the port, as the king wills for certain reasons that his seal called 'coket' or a passage for wools, hides, and wool-fells to parts beyond sea shall not be had any longer through that port.

The like to the mayor and bailiffs of Wynchelese and to the mayor and bailiffs of Bristol.

Feb. 15. To Richard Oysel, bailiff of Holdernesse. As the king understands that
Dunfermline he has certain vacant plots (*placeas*) of land and waste lands at Kyngeston-on-Hul, Barton-on-Humbre, Paghelfete, Hedon, Sprotle, Wythornese and elsewhere within Richard's bailiwick that might be built upon and let out at rent (*arentari*) for his profit and advantage; he orders Richard to commit them to certain persons who will build upon them or inhabit them or otherwise make their profit thereof for a certain rent to be rendered by them to the exchequer by the hands of the king's bailiffs of those parts, as shall seem best to Richard for the king's profit and advantage, to be held to them and their heirs or in other ways of the king by the arrentation aforesaid, certifying the treasurer and barons of the exchequer of the names of those to whom he thus commits the land and of the quantity and of the amount of the rent (*arentacionem*).

Feb. 10. To the prior and convent of Carlisle, sub-collectors of the tenth of
Dunfermline the clergy for three years granted to the king by pope Boniface VIII. Whereas the said pope granted to the king a moiety of the said tenth by his letters, the tenor whereof the king sends to them written by a notary public (*manu publica cujusdam tabellionis*), in order that they may inspect it and make it known, if need be, to all others whom it may concern, and the said pope ordered the bishop [of London] and Master Bartholomew de Ferentino, canon of London, by other his letters executory to cause the moiety of the tenth thus granted to the king, then collected or to be collected afterwards, to be assigned to the king or to his proctors specially deputed for this purpose; by pretext of which letters the bishop by himself and Bartholomew by Master John Bonichii de Senis, his commissary specially appointed in this behalf, have caused a moiety of the said tenth for the two first years and a part of the tenth for the first term of the third year to be levied by certain of their sub-collectors and to be assigned to the king; and the king now needs money in great quantity for the speedy ending of the war in Scotland: he therefore orders them to cause to be collected and levied, by virtue of the first commission to levy the tenth for the three years made to them by the bishop and Bartholomew, the principal collectors of the same from the first, which commission has not expired by the death of the said pope or bishop, all the balance of the tenth for

1304.

Membrane 14—cont.

the first term of the third year from all and singular ecclesiastics within the district committed to them, sparing no one of whatsoever estate, dignity or condition he may be, by all manner of ecclesiastical censure befitting them without any delay, so that they may have it at the exchequer with all possible speed, in order that the king may thus have the moiety of the tenth for the third year in accordance with the pope's grant, and the king will cause them to have a sufficient acquittance by his letters patent of all that they shall pay and will save them harmless against the pope, the principal collectors and all others.

The like to the following sub-collectors :

The abbot and convent of Newminster.

The abbot and convent of St. Mary's, York.

The prior and convent of Thorgarton.

The abbot and convent of Cokersand.

The abbot and convent of Seleby.

The prior and convent of St. Katharine's without Lincoln.

The abbot and convent of Birton-on-Trent.

The prior and convent of Kenilworth.

The abbot and convent of Oseneye.

The abbot and convent of Radyng'.

The prior and convent of Ely.

The prior and convent of Bernewell.

The abbot and convent of St. Edmund's.

The abbot and convent of Langeleye.

The abbot and convent of Colecestre.

The abbot and convent of Waltham.

The abbot and convent of Westminster.

The abbot and convent of Certeseye.

The prior and convent of Rochester.

The prior and convent of St. Gregory's, Canterbury.

The dean and chapter of Chichester.

The abbot and convent of Hide, Winchester.

The abbot and convent of Shireburn.

The abbot and convent of Glastonbury.

The prior and convent of Lanceveton.

The prior and convent of St. Nicholas', Exeter.

The dean and chapter of Hereford.

The abbot and convent of Gloucester.

The abbot and convent of Kermerdyn.

The dean and chapter of Morgan.

The abbot and convent of Wygemor'.

The abbot and convent of Bangor.

The prior and convent of Llanthony Prima.

The abbot and convent of Vallis Crucis.

Feb. 20. To Walter de Glouc[estria], escheator beyond Trent. Order to cause
Dunfermline. dower to be assigned to Joan, late the wife of William de Tyllebury, tenant in chief, as of the honour of Reylegh, upon her taking oath that she will not marry without the king's licence.

* Feb. 25. Nicholas de Fangfosse, imprisoned at Rypon for the death of Eleanor
Dunfermline. Hulibuly and Agnes Gaytman of Grantlay, wherewith he is charged, has letters to the sheriff of York to bail him until the first assize.

MEMBRANE 18.

1304.

Feb. 28.
Dunfermline.

To the treasurer and barons of the exchequer. Order to acquit Adam de Everingham, kinsman and heir of Adam de Everingham, deceased, of 80 marks exacted from him by summons of the exchequer for the service of 2½ knights' fees for the king's army of Wales in the fifth year of his reign, as the deceased paid into the wardrobe to Thomas Bek, then keeper of the wardrobe, on Sunday after SS. Peter and Paul, in the said year, 80 marks by which he had made fine with the king for the service of 2½ knights' fees, which he then acknowledged to the king for the said army.

To the same. Order to acquit Adam de Everingham, son and heir of Robert de Everingham, deceased, of 40l., as Robert paid this sum into the wardrobe at Rothelan, on Friday the eve of the Assumption, in the tenth year of the king's reign, to Master William de Luda, then keeper of the wardrobe, in part payment of 83l. 6s. 8d. by which he made fine with the king for the service of 2½ knights' fees, which he then acknowledged to the king for his army of Wales in the said year.

To the same. Order to acquit the aforesaid Adam of 43l. 6s. 8d., as Robert paid this sum into the wardrobe at Dinbey, on Saturday after St. Luke, in the tenth year of the reign, to Master William de Luda, then keeper of the wardrobe, in full payment of the fine made by him with the king for the service of 2½ knights' fees, which he then acknowledged to the king for his army of Wales in the said year.

March 1.
Dunfermline.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Petronilla, late the wife of Roger de Brom, certain lands in Blonorton, which were taken into the king's hands by the escheator by reason of Roger's death, and to restore the issues thereof, as the king learns by an inquisition taken by the escheator that Roger and Petronilla were jointly enfeofed of the said lands for the term of their lives, and that they held them jointly on the day of Roger's death of the heir of Robert de Tateshale, tenant in chief, a minor in the king's wardship, by the service of a moiety of a knight's fee, and the king has taken Petronilla's fealty for the lands.

Feb. 24.
Dunfermline.

To the bailiffs of Lenne. Whereas the king lately, at the suit of Ralph Gedge and John de Pycheford, burgesses and merchants of Scardeburgh—suggesting to him that two of their ships with the goods and chattels in them to the value of 200l. were driven by stress of weather to the port of Northbern, within the land and power of the king of Norway, and were unjustly arrested by Erling (*Helenger*) Hildesone, his bailiff at Northbern, and are detained by him—requested the said king by his letters to cause the ships with the goods and chattels aforesaid to be restored to the merchants and to cause justice to be done to them in this behalf; and the said king has done nothing in the matter but has wholly failed to do justice to them, as the king learns from their complaint and from the letters patent of his men of Scardeburgh sealed with their seal: the king orders the bailiffs to cause the ships and goods of men and merchants of the land and power of the king of Norway coming to their port or town to be arrested up to the value of the ships and goods aforesaid, and to cause them to be kept safely until otherwise ordered, certifying the king of their proceedings. By the chancellor.

March 1.
Dunfermline.

To John de Sandale, keeper of the exchange at London. Whereas the king lately ordered him to deliver out of the goods and chattels that belonged to William de Saut, late citizen of Bayonne, which were adjudged to the king for certain reasons and which he ordered to be arrested in the city of London, to Arnald de Caupenna 800l., which the king had granted to him in part payment of the debts due to him and to

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Membrane 18—cont.

William de Sancto Paulo, Arnald de Sancto Martino, and certain other of their fellows, merchants of Bayonne, [and] 500*l.* that the king granted to them in aid of their costs and expenses in a prosecution made by them in the king's name against William de Saut, to be received from the said goods; and it appears to the king by an inquisition taken by the said John and Ralph de Sandwico, constable of the tower of London, by the king's order that of the said goods there were arrested in the hands of John Dolron, John Blank, and William de Laur', late collectors and receivers of the custom of wool at London, to the value of 1035*l.* 11*s.* 5*d.*, of which John de Sandale has received 915*l.* 1*s.* 5*d.* only, and has paid thence to Arnald 800*l.* and to the said merchants 115*l.* 1*s.* 5*d.*, as he has signified to the king: as it was not, and is not, the king's intention that anything from the said goods and chattels shall be assigned or delivered to anyone else than Arnald and the said merchants, and he wills that 117*l.* 10*s.* 0*d.* that still remain to be paid of the said sum shall be levied and paid to the said merchants without delay, in part payment of the 500*l.*, any assignment thereof made elsewhere by anyone notwithstanding, the king orders John to cause to be arrested and kept safely the portions falling to the said John Dolron, John Blank, and William de Laur' in the custom of wool, making no allowance to them in the debts that the king owes to them in the custom until the king or the said merchants shall have been satisfied for the said 117*l.* 10*s.* 0*d.* or until otherwise ordered.

By p.s.

To Walter de Glouc[estria], escheator beyond Trent. Order to assign to Joan, late the wife of John Wak, tenant in chief, from the lands of John, which are in the king's hands by reason of the minority of John's heir, the value of a third of 28*l.* 10*s.* 0*d.* yearly in dower, as she lately demanded before the justices of the Bench by the king's writ against William son of Alan her dower of the free tenement that belonged to John in Suthicham, Hadington, Whisseby, and Est Deping, co. Lincoln, to wit a third of these manors and also a third of a messuage and of six acres of land in Est Deping, as appears by the record and process before the justices, which the king caused to come before him, and William proffered before the justices deeds of John made to him of the said tenements containing a warranty thereof, and vouched to warranty Thomas son and heir of John, whose lands are in the king's hands by reason of his minority, and it was considered in the court that William should hold the said third in peace and that Joan should have the value thereof from the land of the heir in the king's hands, as is contained in the record and process aforesaid, whereupon the king appointed Thomas son of Eustace and Henry de Baiocis to extend the manors and lands aforesaid, and it is found by the inquisition taken by them and returned into chancery that the manors, messuages and lands are extended at 28*l.* 10*s.* 0*d.* yearly.

Feb. 16.
Dunfermline.

To the sheriff of York. Order to enquire by all means that he shall see fit where Lucy, wife of William le Latimer, the younger, may be found in his bailiwick, and to cause her to be arrested and taken back, by force if necessary, to William's manor of Brunne, in that county, and to cause her to be delivered to William's attorney or attorneys, to dwell there under safe and suitable custody, as the king learns from William that certain evilly disposed persons have taken Lucy from the said manor, where he had left her to stay during his absence in Scotland in the king's service, by force and arms against his will, with certain of his goods found there, and that they detain her, and the king is bound to maintain and defend William, who is staying with him in Scotland and whom he has taken into his protection with his men, lands, rents and possessions.

By p.s. [4224.]

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Membrane 18—cont.

March 20.
St. Andrews.

To Master Richard de Havering', escheator this side Trent. Order to cause Richard Fauvel and Emma, his wife, daughter and heiress of Elias de Rilleston, to have seisin of the lands whereof Elias was seised at his death in his demesne as of fee, as Emma has proved her age before the escheator and the king has taken Richard's fealty for the lands that Elias held of him in chief as of the honour of Albemarle, which is in the king's hands.

March 15.
St. Andrews.

To Richard de Bereford, treasurer of the exchequer of Dublin. Whereas the king lately ordered John Wogan, justiciary of Ireland, and Richard to cause to be assigned in each port of that land two faithful men to collect and receive for the king's use 2s. from every tun of wine that the merchant vintners of the duchy [of Aquitaine] shall bring or cause to be brought into Ireland and upon which they are bound to pay freight to the mariners, to wit from 18 August, in the thirtieth year of the king's reign, upon which day the said merchants granted that they would pay the said 2s. in the name of custom upon every tun of wine to be brought by them into the king's realm and power beyond the old customs due and paid to the king or to others in money, and the king ordered that the men to be thus appointed should answer to him for the issues thence arising at the exchequer, and that the treasurer shall answer in the king's wardrobe for the money arising from the said custom, so that the money shall not be paid to the king or assigned anywhere else than in the wardrobe; and the king has now appointed William Trente, his butler, to receive all the money arising from the custom both in England and in Ireland and to make payments thence to divers merchants from whom he has bought wines for the expenses of the king's household: the king orders the treasurer to cause all money levied and to be levied from the custom from the said 18 August until now to be paid to William or his attorney in this behalf, so that William may make purveyances thence for the king's use, as enjoined upon him by the king. By p.s. [4291.]

April 1.
St. Andrews.

To the bailiffs of the Hundred without the north gate of Oxford. Order to pay to Robert de Crevequer out of their ferm 10l. for Easter term last of the 20l. yearly granted to him by the king for life from that ferm for his release and quit-claim to the king and Queen Eleanor, his late consort, of the manor of Ditton.

March 22.
St. Andrews.

To the sheriff of York. Order to cause Gilbert son of William son of Gilbert and Adam Lyder, burgesses of the town of Aberden in Scotland, to be released from prison at York, to which they were delivered after they had been taken at Fyvele near Scardeburgh because they were found there in a ship loaded with cloth, arms (*armaturis*) and other merchandises and because they wished to take them to Scotland to certain of the king's enemies, as the king wishes to show them special favour at the request of John, earl of Athole (*Dascles*). By p.s. [4815.]

March 22.
St. Andrews.

To the sheriff of Cornwall. Order to deliver to Stephen de Trewennard, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before John de Berewyk and his fellows, justices in eyre at Launceveton, with breaking the houses of Thomas Pridiaus, knight, at Penstraden and with robbery from Thomas de Lak, reeve of the said Thomas, as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy.

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Membrane 18—cont.

March 25. To the sheriff of Gloucester, keeper of the castle of Gloucester. Order
St Andrews. to expend up to 154l. 7s. 4d. upon the repair of the houses, towers, walls, bridges and weirs of the castle by the view and testimony of the viewer of the king's works there, as W. bishop of Coventry and Lichfield, the treasurer, has enjoined upon him.

By K. on the information of the treasurer.

To the keeper of the forest of St. Briavels, or to him who supplies his place. Order to cause the sheriff of Gloucester, keeper of the castle of Gloucester, to have 120 oaks fit for timber and oaks fit for roof-timbers (*chererones*) for the repair of the houses, towers, bridges and weirs of the castle.

By K. on the information of the treasurer.

March 25. To Master Richard de Havering', escheator this side Trent. Order to
St Andrews. cause Hugh Sturmy and Margaret, his wife, one of the daughters and heirs of John Passemer, who held at his death of the king in chief as of the honour of Albemarle, to have their maintenance from the issues of the lands that belonged to John for so long as the lands shall be in the king's hands by reason of Hugh's minority.

By C.

March 26. To William Trente, taker of the king's wines of the right prise
St Andrews. throughout England. Order to cause the abbot and convent of St. Edward's, Letteleye, to have a tun of wine for the present year of the king's right prise bought and acquitted among the king's wines of such prise, in accordance with the late king's grant to them of a tun of wine to be received between Christmas and the Purification for the celebration of mass in their church, and with the king's grant that they shall receive the said tun from his right prise by the hands of the taker of his wines at Southampton, as contained in his letters patent.

April 13. To Miles de Stapelton, constable of Knaresburgh castle and keeper of
Stirling. the king's forest there. Order to cause oaks to be felled and sold in the forest to the value of 50l., and to cause the great gate of the castle to be constructed anew out of the money thence received and to cause other works upon the king's houses in the castle to be done by the view and testimony of the viewers of the king's works there.

*Membrane 18—Schedule 1.**De terris Scotorum sibi liberandis.*

March 20. To the sheriff of Kent. Order to cause Gilbert Malherbe, who was
St Andrews. against the king in this war in Scotland, to have seisin of the lands whereof William Malherbe, his father, of whom he is the heir, was seised at his death in his demesne as of fee, saving to the king and to others who hold the lands by the king's commission or in any other way their costs and expenses on the lands and their corn and other goods and chattels therein, as the king, with the assent of the earls, barons and other his subjects who are with him in Scotland, has admitted Gilbert to his peace under this form: that his life and limbs shall be saved and that he shall not be disinherited, but that he shall stand to the king's ordinance as to his ransom and the trespasses that he has committed against the king and as to the settlement (*stabilimentum*) of the land of Scotland; as to which he has taken oath to the king, for which reason the king has taken his homage and fealty and has ordained, by the assent of the earls, barons and subjects aforesaid, that Gilbert shall be seised of the lands of his father as above, to hold to him and his heirs by the services therefor due and accustomed.

The like to the sheriff of Cambridge.

By p.s.

By p.s.

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Membrane 18—Schedule 1—cont.

To the sheriff of Northumberland. Like order in favour of William de Morieu of Drunsergard, as the king has ordained that he shall be re-seised of his lands that he held of his inheritance and of his purchase at the beginning of the war, to be held by the services therefor due and accustomed until the king shall otherwise ordain.

By p.s. [dated 14 March, 4285.]

To the sheriff of York. Like order in favour of Walter de Barkeston, as the king has ordained that he shall be re-seised of the lands that he held of his inheritance at the beginning of the war and has taken his fealty.

By p.s. [dated 18 March, 4308.]

March 80. To A. bishop of Durham, or to his bailiffs of his liberty of Norham.
St. Andrews. Like order in favour of Aymer de Hauden, for the lands that he held of the inheritance of Isabel, his wife, at the beginning of the war.

By p.s. [dated 15 March, 4290.]

March 16. To the sheriff of Northumberland. Like order in favour of Nicholas de
St. Andrews. Fausside for the lands that he held of the dower of Lora, his wife, at the beginning of the war.

By p.s. [4296.]

April 14. To the same. Like order in favour of Gilbert de Embeldon for the
St. Andrews. lands that he held at the beginning of the war of his purchase by the feoffment of Robert de Embeldon, his father.

By p.s. [dated 14 March, 4288.]

To the same. Like order in favour of Hugh de Penycok for the lands that he held at the beginning of the war of his inheritance, as the king has taken his homage and fealty.

By p.s. [dated 14 March, 4287.]

To A. bishop of Durham, or to the bailiffs of his liberty of Norham. Like order in favour of Thomas de Selkyrk for the lands that he held of his purchase of the gift of Thomas de Moravia at the beginning of the war, as the king has taken his fealty.

By p.s. [dated 16 March, 4295.]

March 80. To the same. Like order in favour of Mary, late the wife of William
St. Andrews. de Maleville, for the lands that she held of her inheritance at the beginning of the war.

By p.s.

To Master Richard de Havering, escheator this side Trent. Like order in favour of Alice, late the wife of Thomas de Soules, for the lands whereof John de Mulcastre, her uncle, of whom she is the heir, was seised in his demesne as of fee at his death, as the king has taken her homage and fealty.

By p.s.

March 21. To the sheriff of Cumberland. Like order in favour of Gilbert de
St. Andrews. Karliolo for the lands that he held of his inheritance at the beginning of the war, as the king has taken his fealty.

By p.s. [4309.]

To the sheriff of Northumberland. Like order in favour of Edmund Comyn of Kilbride for the lands that he held of his inheritance at the beginning of the war, as the king has taken his homage and fealty.

By p.s.

The like to the sheriffs of York, Essex and Hertford.

May 1. To the sheriff of York. Like order in favour of Geoffrey de Freshelegh
Stirling. for the lands that he held of his inheritance at the beginning of the war.

By p.s. [dated 24 March, 4325.]

To A. bishop of Durham, or to the bailiffs of his liberty of Tyndale. Like order in favour of Henry de Eynstrother for the lands that he held of his inheritance at the beginning of the war.

By p.s.

Membrane 18—Schedule 1—cont.

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May 10.
Stirling.

To the sheriff of Northumberland. Like order in favour of Robert de Cressewell for the lands that he held at the beginning of the war of his purchase of the feoffment of John Daguillon and Joan, his wife, as the king has taken his fealty. By p.s. [dated 14 March, 4281.]

To A. bishop of Durham, or to the bailiffs of his liberty of Tyndale. Like order in favour of John de Tyndale for the lands that he held of his purchase of the gift of Adam de Hautwysel, chaplain.

By p.s. [dated 21 March, 4310.]

May 6.
Stirling.

To the sheriff of Northumberland. Like order in favour of John de Sumervill for the lands that he held at the beginning of the war of the gift of William de Sumervill, his father.

By p.s. [dated 14 March, 4283.]

To the sheriff of Leicester. Like order in favour of John Comyn, earl of Boghan, for the lands that he held at the beginning of the war of his inheritance, as the king has taken his homage and fealty.

By p.s. [dated 4 May, 4462.]

May 18.
Stirling.

To the sheriff of Northumberland. Like order in favour of Roger Mareschal of Copoun for the lands that he held of his inheritance and purchase of the feoffment of John Gripedale of Copoun at the beginning of the war, as the king has taken his fealty. By p.s. [4512.]

May 16.
Stirling.

To the same. Like order in favour of William Porter for the lands that he held at the beginning of the war of the inheritance of Alice, his wife. By p.s. [4499.]

May 26.
Stirling.

To the same. Like order in favour of Peter de Glynquym for the lands whereof Joan de Blamyr, his mother, of whom he is the heir, was seised in his demesne as of fee at her death. By p.s.

June 10.
Stirling.

To A. bishop of Durham, or to the bailiffs of his liberty of Norham. Like order in favour of Agnes de Blancetyr* for the lands that she held at the beginning of the war in dower. By p.s. [dated 27 May, 4597.]

June 20.
Stirling.

To the sheriff of York. Like order in favour of Elizabeth Daudre for the lands that she held of her inheritance at the beginning of the war.

By p.s. [dated 28 May, 4544.]

June 20.
Stirling.

To the sheriff of Northumberland. Like order in favour of Robert de Paxton for the lands whereof William de Paxton, his grandfather, was seised at his death in his demesne as of fee.

By p.s. [dated 10 June, 4579; dated 20 June, 4682.]

July 10.
Stirling.

To the sheriff of Cumberland. Like order in favour of David de Bregbyn and Margaret, his wife, for the lands whereof Alexander de Bonkil, her father, was seised at his death in his demesne as of fee by serjeanty, as the king has taken his homage and fealty.

By p.s. [dated 7 July, 4684.]

July 18.
Stirling.

To A. bishop of Durham, or to his vice-gerent in the bishopric. Like order in favour of John de Park for the lands that he held of his inheritance at the beginning of the war, as the king has taken his fealty.

By p.s. [dated 17 July, 4718.]

Aug. 20.
Jedburgh.

Thomas Walran has letters to the sheriff of Northumberland for the lands that he held of his inheritance at the beginning of the war. By p.s.

Aug. 24.
Yetholm
(Yetham).

William de Hessewell has letters to A. bishop of Durham for the lands that he held of his inheritance at the beginning of the war. By p.s. [5049.]

* She is called Agnes de Blamyr in the marginal title.

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*Membrane 18—Schedule 2.*Sept. 20.
Baldon.

Elizabeth de Russuthekhet has letters to the sheriff of York for the lands that she held of her inheritance at the beginning of the war.

By p.s. [dated 4 April, 4865.]

Oct. 11.
Birdsall
(*Briddeshale*).

To the sheriff of Northumberland. Like order in favour of John de Dromond and Ellen, his wife, for the lands that she held in dower at the beginning of the war.

By p.s. [dated 19 May, 4516.]

Aug. 28.
Jedburgh

To the sheriff of Lincoln. Like order in favour of Gada^o (*sic*) late the wife of Walter de Hedley, and Isabel and Isabel, his daughters, for the rents that Goda (*sic*) held in England of her dower and for the rents that Isabel and Isabel held of their inheritance in England at the beginning of the war.

By p.s. [4954.]

June 12.
Stirling.

To A. bishop of Durham. Like order in favour of Thomas de Estnesbyte for the lands that he held of his inheritance at the beginning of the war.

By p.s. [4952.]

MEMBRANE 12.

April 4.
St. Andrews.

To Master Richard de Havering', escheator this side Trent. Order to cause dower to be assigned to Cecily, late the wife of John de Bello Campo, tenant by knight service of the heir of Bertram de Ughtresat, tenant in chief, a minor in the king's wardship.

April 4.
Stirling

To the sheriff of Worcester. Order to cause a verderer for the forest of Feckenham to be elected in place of Stephen atte Wode, deceased.

John son of William de la Haye of Hereford, imprisoned at Hereford for the death of William de Lydeleye, wherewith he is charged, has letters to the sheriff of Gloucester to bail him until the first assize.

To the keeper of the king's manor of Idenn. Order to cause Robert de Burghesh, constable of Dover castle, or his attorney in this behalf to have twenty oaks fit for timber in the park of Idenn for boards, shingles and other necessities for the repair of the king's houses within the castle.

By K. on the information of W. bishop of Coventry and Lichfield.

To Master John de Everdon, fermor of the king's castles and mills of Bollesovre. Order to cause the mills to be repaired.

To Master Richard de Havering', escheator this side Trent. Order not to intermeddle further with the lands that belonged to Robert de Hephale, as the king learns by an inquisition taken by the escheator that he held nothing at his death of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

April 8.
Sandford.

To the keeper of the king's wood of Parkhurst in the Isle of Wight. Order to cause William Russel, keeper of the king's manor of Sweyneston in the said Isle, to have as much timber as shall be necessary for the repair of the king's chapel in that manor and of the other houses of the king in that Isle that are in William's custody.

To William Russel, keeper of the said manor. Order to cause the said chapel and houses to be repaired where necessary by the view and testimony of William de Heyno and William de Godeshull.

April 8.
Sandford.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Thomas de Dagenham, who is incapacitated by infirmity.

* She is called 'Goda' four times in the enrolment, and 'Gada' only once.

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Membrane 12—cont.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the lands that Roger le Gras held at his death of other lords than the king, which the escheator has taken into the king's hands by reason of his death, or with the issues thereof, as the king learns by an inquisition taken by the escheator that Roger at his death held nothing of the king in chief, but that he and Joan, his wife, were jointly enfeofed of the manor of Little Badewe, co. Essex, by Nicholas le Gras, Roger's brother and heir, and that Joan continued her seisin thereof jointly with Roger until his death, which manor is held of the heir of Philip Burnel, tenant in chief, a minor in the king's wardship by the service of 6*d.* yearly.

To the same. Order to deliver to Cecily de Bello Campo the manor of Dulynggham, co. Cambridge, with the issues received from it since he took it into the king's hands, as the king learns by inquisition taken by the escheator that Robert de Bello Campo held the manor of her gift and feoffment by fee tail, to wit to him and his heirs of the body, with remainder in default of such heirs to her, and that Robert died without an heir of his body, and that the manor is held of the abbot of St. Vandrille in Normandy freely without doing any yearly service, the escheator having taken the manor into the king's hands upon Robert's death by reason of certain lands that he held in chief in the town of Luton, co. Bedford, at his death.

April 8.
Sandford.

To the same. Order to cause dower to be assigned to Joan, late the wife of Giles de Plaiz, tenant in chief, from the knights' fees and advowsons of churches that belonged to Giles, which were taken into the king's hands by reason of his death, as she has not yet been dowered thereof.

April 4.
St. Andrews.

To the treasurer and barons of the exchequer. Order to cause John de Holebrok, son and heir of Richard de Holebrok, to be acquitted of 45*l.* exacted from him for the arrears of the ferm of the manor of Saham from 6 April, in the eleventh year of the reign, as the king on that day committed to Robert de Crevequer the said manor for life in exchange for his land of Maylor Saxnech, as was agreed between the king and him, and ordered Richard de Holebrok, then keeper of the manor, to deliver it to Robert, as contained in his letters patent to Richard [*Calendar of Patent Rolls, 1281-1292, p. 60*].

April 6.
Sandford.

To the same. Order to cause Roger le Bygod, son and heir of Hugh le Bygod, and other tenants of the lands and rents in Levesham, Lokyngton, Pykering and Neuton, co. York, that Osbert son of Ralph de Bolebek held in chief of the late king, to be acquitted of the demand made upon them for the debts of Osbert or his ancestors, charging the other lands that belonged to Osbert with the said debts, as the late king granted by his charter, which the king has inspected, to Hugh le Bygod all the said lands and rents, which Osbert had surrendered to the said king for Hugh's use, to have and to hold to Hugh and his heirs in chief freely and quietly, as contained in the said charter.

By C.

To the treasurer and barons of the exchequer. Whereas the king lately after the death of Richard son of Alan, late earl of Arundel, ordered John Abel, then sheriff of Sussex, to take into the king's hands for certain debts in which the earl was bound to the exchequer at his death all the goods and chattels that belonged to the earl in the manor of Burne and his

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Membrane 12—cont.

other lands in that county, which were in the king's hands by reason of the earl's death in the name of wardship by reason of the minority of his heir, which goods and chattels John delivered with the county to John Hernays, to whom the king committed that county after John Abel, and the king afterwards granted the wardship of the manor and lands to Amadeus, count of Savoy, in part satisfaction for certain debts due to him from the king, to have during the heir's minority, and the king, wishing to hasten the satisfaction for his own discharge, ordered John Hernays, then sheriff of that county, now deceased, to deliver all the goods and chattels aforesaid, which he had received from John Abel, to the count or to Peter de Cusancia, his attorney, and John Hernays delivered the goods and chattels, which were extended at 61*l.* 15*s.* 4*d.*, to Peter, as is shown to the king by his executors: the king orders the treasurer and barons, if they ascertain that it is so, to discharge the executors of John's will of the goods and chattels, which they exact from them by summons of the exchequer. It is provided that Amadeus or Peter shall be charged with the goods and chattels to the value aforesaid.

April 9.
Sandford.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the manor of Little Badewe, co. Essex, or with the other lands whereof Roger le Gras, deceased, and Joan, late his wife, were jointly enfeoffed and which they held jointly at his death and which the escheator has taken into the king's hands by reason of his death, or with the issues received thence since they were taken into the king's hands, saving the king's right therein when he may wish to speak concerning it and saving the right of others, as the king learns by inquisitions concerning the lands that belonged to Roger, who held of the heir of Philip Burnel, tenant in chief, a minor in the king's wardship, taken at the prosecution of Joan, late the wife of Roger, and afterwards at the prosecution of Nicholas le Gras, brother and heir of Roger, and again at the prosecution of Nicholas and Joan and in their presence, that Roger and Joan held jointly at his death the manor of Little Badewe of the gift of the said Nicholas, who enfeoffed them thereof, to hold to them and the heirs of their two bodies, with provision that if Roger died without an heir begotten between them Joan should hold the manor for her life, and that the manor is held of the said heir as of the manor of Borham, which belonged to Philip, by the service of 6*d.* yearly; and the king deferred delivering the manor to Joan because Roger did fealty to him after the death of Ralph le Gras, his brother, of whom he was the heir, for all the lands that Ralph held by knight service of the heir aforesaid in that county, as appears to the king by inspection of the rolls of his chancery, and also because Joan did not come into court to demand the manor according to custom; and it appears to the king by the inquisition taken at Nicholas's suit and by inspection of the rolls of his chancery that the manor of Borham was assigned by the king to Maud, late the wife of Philip, as part of her dower.

By C.

April 13.
Inverkeithing.

To Master Richard de Havering', escheator this side Trent. Order not to intermeddle with certain tenements in the town of Hedon that belonged to John Passemer, tenant in chief as of the honour of Albemarle, which is in the king's hands, which tenements the escheator has taken into the king's hands by reason of the lands that John held at his death of him as of the honour aforesaid, as the king learns by an inquisition taken by the escheator that the town of Hedon is a free borough, and that all and singular having tenements therein, whether they be outsiders (*forinseci*) or dwelling within the town, may bequeath their tenements there, both

1304.

Membrane 12—cont.

those inherited and those acquired, to whomsoever they will, and that as well the burgesses as the outsiders have been wont to bequeath their tenements from the time of King Henry, father of King John; whether the said outsiders were at 'lot' and 'scot' with the burgesses of the town or not, and that the said John bequeathed certain tenements in that town of his inheritance and certain tenements that were of his purchase to Margaret, his daughter, wife of Hugh Sturmy, to have to her and her heirs of the chief lords of the fee by the services therefor due and accustomed.

By C.

April 17.
Culross.

To the treasurer and barons of the exchequer. Order to cause William son of William le Botiller of Wemme, kinsman and heir of Maud de Wemme, the mother of the said William, deceased, to be acquitted of 10*l.* exacted from him for the service of three knights' fees that Maud ought to have done to the king in his army of Wales in the tenth year of his reign, which she then acknowledged to the king for that army, as the king lately granted to the said William, deceased, what pertained to him for the said service, as contained in his letters patent.

April 18.
Inverkeithing.

To the same. Whereas King Henry, the king's progenitor, granted by his charter, which the king has inspected, to the weavers of York in the city of York, of whatsoever fees they might be, their guild and the customs and liberties pertaining to their craft (*officium*), so that no one but them shall make dyed or rayed cloth in the whole of Yorkshire, except themselves in York or others of the same craft in Beverley, Kirkeby, Malton, Tresk, and Scardeburgh and other demesne boroughs of the king, so that the said weavers shall render 10*l.* yearly to the king by reason of their liberty aforesaid; and it is shown to the king by the weavers of the city that divers men in divers places in that county elsewhere than in that city and than in the other towns and demesne boroughs aforesaid make dyed and rayed cloth, so that the weavers in the said city are unable to render 10*l.* yearly to the exchequer, as they are bound to do: the king orders the treasurer and barons to cause inquiry to be made by all means that they shall deem fit in what towns and places other than in the city and other towns and demesne boroughs aforesaid the weaving craft of such cloth is plyed, and by whom, and in what manner, and to cause all those whom they shall find plying such craft elsewhere than in the city, towns and demesne boroughs aforesaid to desist from plying such craft henceforth. It is provided that those who shall ply the said craft in the city, towns and demesne boroughs aforesaid shall answer to the king at the exchequer for the said 10*l.* yearly.

To the same. Whereas the king lately, by mainprise found by Thomas de Swynford before him that he would find him in aid of his war in Scotland an armed man with a barded (*cooperto*) horse during the war, pardoned him and Margaret, his wife, their trespass in entering by the feoffment of Norman Darcy, deceased, without the king's licence certain lands in Noketon and Dunston, co. Lincoln, which are held of the king in chief, and which were taken into the king's hands by reason of the trespass aforesaid, and the king ordered the sheriff of Lincoln, on 10 July, in the thirtieth year of his reign, to deliver the lands to Thomas and Margaret if they were in the king's hands solely for this reason, as appears by inspection of the rolls of chancery: the king orders the treasurer and barons not to molest Thomas and Margaret or the sheriff by reason of the issues of the lands after the said 10 July.

Membrane 12—cont.

1304.

May 1.
Stirling.

To the same. Order to cause the abbot of St. Mary's, York, to be acquitted of 100*l.* in which he made fine with the king before them for licence to appropriate to him and his house the church of Donecastre, in the diocese of York, which is of his patronage, as he has satisfied William de Sancto Paulo, Arnald de Sancto Martino, and certain of their fellows, citizens and merchants of Bayonne for this sum, as William has acknowledged for him and his fellows before the treasurer and barons, the king having granted this sum to them in part payment of 500*l.* in aid of their costs and expenses in a prosecution made by them against William de Sant, a late citizen of Bayonne, deceased, concerning certain goods and chattels of his that were adjudged to the king, as appears by his letters patent to the said merchants.

Like letters in favour of the prior of Boulton in Craven for 50*l.* by which he made fine before the treasurer and barons for licence to appropriate to him and his house the church of Preston in Craven, in the diocese of York, which is of his patronage.

April 18.
Inverkeithing.

To Roger de Hegham, Walter de Glouc[estria], and John de Sandale, appointed to assess and levy the king's tallage in the city of London and its suburbs. Order to cause John le Leutur, citizen of that city, to be acquitted of the tallage and to release any distress that they may have levied for it, as the king, at the instance of Edmund, his brother, and of Henry de Lascy, earl of Lincoln, and by the assent of the citizens of that city, has granted by his letters patent to John that he should be quit during his life of all manner of tallages that might be exacted by the king or his heirs from him by reason of his lands or rents or other goods and wares within the city.

May 4.
Stirling.

To the same. As Philip de Beauveys, king's serjeant, asserts that he is quit by the king's charter of the tallage aforesaid, the king orders them to inspect the charter, and to supersede levying the tallage from Philip and to permit him to be acquitted thereof if they find by inspection of the charter that he is thus exempt.

*Membrane 12—Schedule.*March 26.
St. Andrews.

To the bailiffs of Lenne. Whereas the king lately, at the suit of Ralph Gedge and John de Pycheford, burgesses and merchants of Scardeburgh—suggesting to him that two of their ships with the goods and chattels in them to the value of 200*l.* were driven by contrary winds to the port of Northbern, within the land and power of the king of Norway, and were unjustly arrested by Erling (*Helenger*) Hildesone, his bailiff at Northbern, and are detained by him—requested the said king by his letters to cause the ships with the goods and chattels aforesaid to be restored to the merchants and to cause justice to be done to them in this behalf; and the said king has done nothing in the matter, but has wholly failed to do justice to them, as the king learns from their complaint and by the letters patent of his men of Scardeburgh sealed with their common seal; the king therefore has ordered the bailiffs of Boston to cause goods and wares of the men and merchants of the land or power of the king of Norway found within their town to be arrested to the value of 100*l.*, and he orders the bailiffs of Lenne to cause goods and wares to the value of 100*l.* to be arrested in like manner, and to cause them to be safely kept until otherwise ordered, certifying him of their proceedings.

The like to the bailiffs of Boston, '*mutatis mutandis.*'

MEMBRANE 11.

1304.

May 1.
Stirling.

Thomas son of Benedict de Kerdeu, imprisoned at Lancaster for the death of William son of Richard le Prestesone of Farinton, has letters to the sheriff of Lancaster to bail him.

April 16.
Culross.

To John Wogan, justiciary of Ireland, or to him who supplies his place. Whereas Ralph de Monte Hermerii, earl of Gloucester and Hertford, and Joan, his wife, the king's son, and certain of their ministers of their liberty of Kilkenni were lately charged (*occasionati*) and molested before the justiciary concerning the taking of John le Blunt, William le Crockar', Adam le Crockar', and Walter le Blunt and their imprisonment in Ralph and Joan's prison of Kilkenny, and they had a day to answer herein before the justiciary in fifteen days from Michaelmas, in the thirty-first year of the king's reign; and the king, on 16 September, in the said year, wishing to favour the earl and countess because the earl was then staying with him in his service in Scotland, ordered the justiciary to supersede proceedings in this matter and to respite it until the quinzaine of Easter last, and if by chance it had been proceeded in anything touching this matter after the said 16 September to the damage or prejudice of the earl and countess or their ministers aforesaid or the injury of their liberty aforesaid, to cause the matter to be replaced in the same state as it was in on that day in respite until the said quinzaine: the king, wishing to show further favour to the earl and Joan because the earl is staying with him in Scotland, orders the justiciary to supersede this matter entirely and to respite it in the same condition as it was in on the said 16 September until the quinzaine of the Purification, and if by chance it has been proceeded in anything touching this matter after the said 16 September to the damage or prejudice of the earl and countess or their ministers aforesaid or the injury of their liberty aforesaid, to cause the matter to be replaced in the same condition as it was in on the said 16 September under such respite until the quinzaine aforesaid.

By p.s.

May 1.
Stirling.

To Roger de Hales, coroner in co. Norfolk, and to Robert Hereward, sheriff of that county. Whereas Thomas de Sumerton, the elder, now deceased, was indicted for harbouring John son of Thomas de Sumerton and Stephen and Thomas, brothers of John, who were indicted of the death of William son of Walter Wacy and of burglary of the church of Wynterton and of the goods stolen thence, and were taken and imprisoned in the gaol of Norwich, and although John, Stephen and Thomas were afterwards acquitted before William de Ormesby and Fulk Baynard, the king's justices appointed to deliver that gaol, of the death, burglary, theft and of all other things charged against them, as appears by the record and process of the justices, which the king has caused to come before him, the coroner detains from Joan, late the wife of the said Thomas de Sumerton, the elder, and John, his son, the executors of his will, goods and chattels of the said Thomas to the value of 50*l.* solely by reason of the harbouring aforesaid, as if Thomas had been convicted of some felony; wherefore the king has many times ordered Roger to restore the goods and chattels without diminution to the executors for the execution of the will of the deceased or to certify the king of his reason for not executing the king's previous order to this effect; and Roger has signified that he could not deliver the goods and chattels to the executors because they are not in his custody, but are in the custody of the township of West Sumerton, to whom he had delivered the said goods and chattels, appraised and taxed at the value 21*l.* 18*s.* 4*d.*, to answer to the king therefor if they ought to pertain to him: the king, considering that the goods and chattels, if they were taken into his hands solely for this reason, ought not to be confiscated

1304.

Membrane 11—cont.

or to pertain to him in any way, orders the coroner and sheriff to cause the goods and chattels to be levied from the said township and delivered to the executors without diminution, for the execution of the will aforesaid.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the lands that belonged to Hugh son of Ralph de Cotes, as the king learns by an inquisition taken by the escheator that Hugh at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

May 10.
Stirling.

To the sheriff of Somerset and Dorset. Order to cause the house of the king's prison at Somerton to be repaired.

May 1
Stirling

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Roger de Bradelegh, deceased.

May 1
Stirling.

To Roger de Hegham, Walter de Gloucestr[ia], and John de Sandale, appointed to assess and levy the king's tallage in the city of London. Order to permit Gerard Durem, merchant of Provence, dwelling in London, to be acquitted of the tallage, exacting nothing from him upon his goods and chattels or upon his house in the city, as the king, in consideration of certain payments and customs that alien and foreign merchants coming into the realm of England and elsewhere within his power and there dwelling granted to pay to him and his heirs upon their goods and merchandise to be brought into the realm or to be taken out of it, granted by his charter to them that no exaction, prise or payment, or any other charge shall be imposed upon their persons, merchandise or goods contrary to the tenor of the said charter. It is provided that if Gerard be a citizen of that city or have lands there that are of the king's demesnes, they shall cause the tallage thereof pertaining to the king to be assessed and levied for his use.

Like letters for many foreign and alien merchants.*

May 4.
Stirling

To the mayor and sheriffs of London. Order to deliver to Arnald de Ryver', merchant of Bayonne, his goods and merchandise that were arrested by them, in order that he may make his advantage thereof as shall seem best to him, and not to molest or aggrieve him or his mainpernors in this behalf in any way, as the king lately ordered them to certify him before the quinzaine of Easter last of the reason for arresting Arnald's body and his goods and merchandise, and to cause Arnald to be delivered from prison in mainprise, and they have signified to the king that the sheriffs lately arrested Arnald's body and his goods and wares by the order of Richer de Refham and his fellows, keepers of the king's new custom in the city aforesaid, because Arnald had forged a cocket-seal (*cokettum*) at Shorham after he had paid his custom there, and that they had caused him to be released on mainprise in accordance with the said order, and the king has pardoned him this trespass for a fine of 40s. made by him before the treasurer and barons of the exchequer, which he has paid.

By C.

May 10.
Stirling.

To Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to permit Brother William de la More, master of the military order of the Temple in England, to cross from that port to parts beyond sea with his household, horses, arms and all other things, and to take with him the money necessary for his expenses in going to,

* Their names are not enrolled.

Membrane 11—cont.

1304.

and returning from Cyprus, whither he is going by the king's licence, notwithstanding the king's ordinance against taking money out of the realm.

By K. on the information of the treasurer.

May 11.
Stirling.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of John de Heton, deceased.

May 2.
Stirling.

To William Trente, taker of the wines of the king's right prise throughout England. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine on the morrow of St. Botolph, in accordance with the late king's grant by his charter to God and the church of St. Peter's, Westminster, and the monks thereof of a tun of wine at London from his right prise, to be received on the morrow of the said feast by the hands of his chamberlain, for the celebration of divine service in the church aforesaid.

May 6.
Stirling

To the treasurer and barons of the exchequer. Whereas John de Blakeford is bound to the king in 18*l*. of the time when he was collector of the sixth and tenth granted to him in co. Somerset, and Richard Lovel, the king's yeoman, is bound to acquit John of the said sum against the king by reason of certain tenements that he acquired from John, and the king has pardoned Richard this sum in consideration of his good service: the king orders them to acquit Richard and John of the said sum.

By p.s.

May 10.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to restore to Maud, late the wife of Walter de Monemuth of Froremarton, deceased, the lands assigned to her in dower which were resumed into the king's hands by the escheator, as although the king lately ordered him not to intermeddle with the lands that belonged to Walter, which the escheator had taken into the king's hands believing that Walter held them of the king in chief, and the king afterwards ordered him to resume them into the king's hands, it was not, and is not, the king's intention that the lands assigned to Maud in dower by Walter's heir or by those who had entered the lands in name of wardship shall be resumed into his hands.

May 29.
Stirling.

To the same. Order to cause Richard, son and heir of Thomas de Merton, tenant in chief, to have seisin of the lands whereof his father at his death was seised in his demesne as of fee, as he has proved his age before the king.

By p.s.

May 10.
Stirling.

To A. bishop of Durham or to his vice-gerent. Order to deliver to Nicholas de Graham the lands that he held before the war in Scotland of his inheritance and of his wife's inheritance, which are in the king's hands by reason of the war, as Nicholas has been long at the king's peace.

By p.s.

To Walter de Glouc[estria], escheator beyond Trent. Whereas Joan, late the wife of John Wak, tenant in chief, lately demanded before the justices of the Bench against William son of Alan her dower of the free tenement that belonged to John in Suthicham, Hadington, Whisseby and Est Deping, co. Lincoln, to wit a third of the manors of Suthicham, Hadington and Whisseby and a third of a messuage and of six acres of land in Est Deping, and William vouched to warranty Thomas, son and heir of the said John, whose lands are in the king's hands by reason of his minority, and proffered before the justices John's deeds concerning these tenements containing a warranty, and it was considered before the justices, in the octave of the Holy Trinity, in the 29th year of the king's reign, that William should hold the said third part in peace, and that Joan should

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Membrane 11—cont.

have the value thereof from the heir's land in the king's hands, as appears by the record and process of the suit, which the king has caused to come before him; wherefore the king, on 1 May last, ordered the escheator to assign to Joan from the lands that belonged to John lands to the value of a third of 28*l.* 10*s.* 0*d.* at which the lands aforesaid are extended: the king, wishing that dower shall be assigned to Joan in accordance with the said consideration, orders the escheator to cause lands to the value of the third aforesaid to be assigned to Joan in dower from the said octaves of Holy Trinity.

May 18.
Stirling.

To the mayor and bailiffs of York. Whereas the king lately—at the suit of John Scail, now deceased, and Nicholas Putfra, burgesses and merchants of Kyngeston-on-Hul, suggesting to the king that they caused a ship, which they had legally (*fideliter*) bought in that town from John Gallyn of Berflet for 20*l.* sterling in the presence of many trust-worthy men, and which they afterwards provided with entirely new tackle, price 10*l.* sterling, to be loaded at the said town with wool, hides and other merchandise and caused her to be taken to the port of Swyn in Flanders, and that she was taken with all the tackle aforesaid by the bailiffs and *échevins* of Bruges without reasonable cause and was unjustly detained from them—requested the bailiffs and *échevins* to cause John and Nicholas to have due restitution of the ship and tackle and to cause due amends to be made to them for the trespass aforesaid; and although the bailiffs and *échevins* received the king's letters and have been many times requested by the bailiffs of Kyngeston and by John and Nicholas to cause the ship and tackle to be restored to the latter and to cause justice to be done for the unjust detention, they have not yet made restitution to John and Nicholas or to the executors of John's will after his death, but have entirely failed to do them justice, as appears to the king by the letters of the bailiffs of Kyngeston sealed with their common seal; wherefore the king lately ordered the mayor and bailiffs to cause goods and wares of the merchants of the town of Bruges to be arrested to the value of the said 30*l.* and to cause them to be kept safely until the executors and Nicholas should be satisfied for the ship and tackle and for the said trespass, and to certify the king by their letters of their proceedings; and they returned to him that they have arrested the wares of one Walter Sineter of Bruges to the value of 20 marks; whereupon the king ordered them to cause the wares [to be appraised] by merchants and others of their bailiwick, and to deliver them thus appraised to the executors and Nicholas in part payment of the 30*l.* aforesaid; and Walter afterwards asserted in person in chancery that the wares belong to certain merchants of Almain, and that no merchant of Bruges or elsewhere in Flanders had any share therein at the time of their arrest, and he sought that the wares might be delivered to him: the king, wishing to do what is just in this behalf both for Walter and for the executors and Nicholas, orders the mayor and bailiffs to release the wares from arrest and to cause them to be delivered to Walter to make his advantage thereof, if Walter can prove by law merchant, or if they can satisfy themselves by an inquisition to be made by them by the oath of merchants and others, that the wares belong to merchants of Almain and that no merchant of Bruges or elsewhere in Flanders had any share therein at the time when they were arrested. It is provided that they shall arrest without delay goods and wares of merchants of Flanders to the value of the said 30*l.*, and shall cause them to be kept safely until the executors and Nicholas have been satisfied for the ship and tackle. If they find that the aforesaid wares thus arrested by them belong to merchants of Bruges or elsewhere in Flanders, they shall

Membrane 11—cont.

1304.

cause them to be delivered to the executors and Nicholas in accordance with the tenor of the king's other order, certifying the king of their proceedings in this matter.

May 19.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause Richard, son and heir of Roger Loveday, tenant in chief, to have seisin of the lands whereof his father was seised, as he has proved his age before the escheator.
By p.s. [4518.]

May 16.
Stirling.

To the same. Like order in favour of Nicholas, son and heir of Nicholas de Cryel.
By p.s. [4500.]

May 20.
Stirling.

To the same. Order to cause dower to be assigned to Alice, late the wife of Ingelram le Waleys, tenant in chief, upon her taking oath that she will not marry without the king's licence.

May 20.
Stirling.

To the sheriff of York. Order to cause all cross-bows, quarels, bows and arrows exposed for sale within his bailiwick to be brought for the king's use, and to send them with all possible speed to the castle of Stryvelyn, which is occupied by the Scotch rebels, as the king greatly needs cross-bows, quarels, bows and arrows for assaulting the castle.
[*Fædera.*] By K. on the information of J. de Drokenesford.

The like to the sheriff of Lincoln, Nottingham and Derby.

The like to the sheriffs of London, making no mention of bows. [*Ibid.*]

To Ralph de Sandwico, constable of the Tower of London. Order to send to the king at Strivelyn with all speed all the king's cross-bows and little-quarels in the Tower, as the king needs them for the purpose aforesaid.
[*Ibid.*] By K. on the information of the said John.

May 20.
Stirling.

To the treasurer and barons of the exchequer of Dublin. Order to cause the houses and mills of the manors that belonged to Ralph Pipard and Henry de Rocheford in Ireland, which are in the king's hands, to be repaired.

To the same. Whereas the wines of certain burgesses and merchants of Ireland have been arrested by them because the merchants lately taking their wines to Dalkey sold them there before the king had taken his prise thereof; the king orders them to take reasonable amends from the merchants for the trespass and to permit them to make their profit of the wines until otherwise ordered.

MEMBRANE 10.

May 27.
Stirling

To the treasurer and barons of the exchequer. Whereas the late king granted by his charter, on the 37 (*sic*) May, in the fortieth year of his reign, to Hugh le Bigod all the bailiwick of the Hay (*Haya*) and forest of Scalleby, and all the lands and rents that Osbert son of Ralph de Bollebek previously held of the said king in Levesham, Loketon, Pykering and Neuton and that Osbert rendered to the said king in his court at Westminster, rendering therefor 4 marks 10s. yearly for the bailiwick aforesaid and doing for the said lands and rents the service of a quarter of a knight's fee; and the king understands that they cause Roger le Bygod, earl of Norfolk and Marshal of England, Hugh's son and heir, and certain other tenants of the lands aforesaid to be distrained in the lands for the arrears of the aforesaid 4 marks 10s. wherewith the bailiwick was charged, as if the lands had been charged therewith together with the bailiwick:

1304.

Membrane 10—cont.

the king orders them to cause the distraint to be released to the earl and the tenants, and to cause them to be acquitted thereof. It is provided that the tenants of the bailiwick shall be charged with the arrears.

May 19.
Stirling.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Hawisia, late the wife of Thomas de Wadhull, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Pateshull, co. Northampton, which is extended at 14*l.* 10*s.* 0*d.* yearly; five acres and a half of arable land in Little Wadhull, co. Bedford, which are extended at 40*s.* 9*d.* yearly, to wit each acre at 6*d.*; four acres of meadow in the same town, which are extended at 16*s.* yearly, to wit each acre at 4*s.*; and 6*s.* 8½*d.* of yearly rent and a rent of five capons, price 10*l.*, to be received from Simon de Hynewyk, a free tenant there; and 2*s.* 6*d.* yearly of rent from Felicia Peres, a cotter there.

To the same. Order to deliver to the said Hawisia the following lands, and the issues thereof since they were taken into the king's hands by reason of Thomas's death, as the king learns by inquisition taken by the escheator that Thomas and she were jointly enfeofed of 111 acres of land, 2 acres of meadow, 6 acres of several pasture, 25*s.* of yearly rent from Walter Lageman and Walter le Plomer, free tenants, and of five virgates of land held in villeinage in Little Wadhull, co. Bedford, and of 20*s.* of yearly rent from Richard le Lou, a free tenant, in Great Wadhull, in the same county, by John de Wadhull, father of Thomas, to have to them and the heirs of their bodies, and that Thomas and Hawisia held the lands jointly on the day of his death, and that the lands in Little Wadhull are held of the heir of John Wak, tenant in chief, a minor in the king's wardship, and the said 20*s.* of rent in Great Wadhull are held of the king in chief as part of the manor of Great Wadhull, which Thomas held of the king in chief at his death by barony, doing the service of one knight's fee and rendering yearly to the ward of the castle of Rokingham 69*s.* at Michaelmas and 20*s.* 9*d.* by the sheriff of Bedford for view, hidage and suit, and the king has taken the fealty of Hawisia.

May 20.
Stirling.

To the treasurer and barons of the exchequer of Dublin. Order to cause all the money collected and to be collected from the tenth imposed upon the clergy of Ireland by pope Boniface VIII for three years to be arrested in the hands of the collectors, and to cause it to be kept under such arrest so that nothing shall be removed thence in any way until otherwise ordered.

May 26.
Stirling.

William Gille, imprisoned at Sumerton for the death of Richard le Threshere of Neuton Pleysey, wherewith he is charged, has letters to bail him until the first assize.

May 30.
Stirling.

To the bailiffs of Boston. Whereas the king lately at the complaint of Henry de Linc[olnia], burgess of Yarmouth,—suggesting that he sent certain goods and wares of his to the value of 260*l.* by Roger de Leycestr[ia] and Hugh de Strumeshawe, his yeomen, to Yarmouth in a ship that he had hired from Hugh Balle Heynesone of Zeeland (*Seland*), and Hugh Balle and other mariners slew the yeomen and carried off the goods and wares to Cach' in Zeeland, and detained them from him—requested John, late earl of Holland and Zeeland and lord of Friesland, by his letters patent to hear Henry's complaint and to do justice to him, but he failed to do so, as appears by the letters testimonial of the burgesses of Yarmouth under

1304.

Membrane 10—cont.

their common seal directed to the king; whereupon the king gave order by divers writs both to the bailiffs of Yarmouth and of Kyngeston-on-Hul and to the bailiffs of Lenne and to the bailiffs of Boston to cause goods and wares of merchants of Holland and Zeeland to be arrested and appraised by the oath of merchants and other lawful men of their bailiwicks, and to cause them when thus appraised to be delivered to the said Henry; and whereas the bailiffs of Yarmouth have delivered to Henry by virtue of the order aforesaid goods and wares appraised at 77*l.* 6*s.* 8*d.*, and the bailiffs of Kyngeston have likewise delivered to him two ships of Zeeland found in the port of Hul and appraised at 26*l.*, and the bailiffs of Lenne have delivered to him goods and wares of the said merchants appraised at 28*l.* 6*s.* 8*d.*, and the bailiffs of Boston have delivered to Henry goods and wares of the said merchants appraised at 83*l.* 6*s.* 8*d.*, as appears by the respective returns of the bailiffs made to the king; and the mayor and sheriffs of London, to whom like order to arrest goods and wares of the merchants of Holland, Zeeland and Friesland to the value of the balance of the said 260*l.* and to cause them to be kept safely until Henry should be satisfied therefor, have returned to the king that they have arrested a ship of William Claissone of Cach' called '*le Pelegrin*' with all her tackle, which is appraised with all her tackle at 16 marks, and another ship of Adam Heynesone of Cach' called '*la Rosedrauer*,' which is appraised with all her tackle at 7 marks; whereupon the king ordered them to deliver these ships thus appraised to Henry in part satisfaction of the aforesaid balance: the king, wishing that Henry shall be satisfied for 79*l.* 13*s.* 4*d.* still in arrear to him of the 260*l.*, orders the bailiffs to cause all the goods and wares of the merchants of those parts that they have caused to be arrested by virtue of his previous order to be appraised by the oath of merchants and others, and to deliver them thus appraised to Henry in part satisfaction of the said 79*l.* 13*s.* 4*d.*, certifying the king of their proceedings herein.

To the treasurer and barons of the exchequer. Order to cause J. bishop of Carlisle to be acquitted of 65*l.* 12*s.* 4*d.* (*sic*) and of 7*l.* 6*s.* 6*d.* (*sic*) in his ferm of the castle of Carlisle and of the king's demesne pertaining to it for the years specified below, as the king learns by an inquisition taken by Adam de Cokedayk and John de Kirkeby that the herbage in the meadows pertaining to the castle, which the king committed to him with his demesnes and all other things pertaining to the castle, rendering therefor yearly to the exchequer 55*l.* 2*s.* 11*d.*, had been so consumed by the horses of the king and of Edward, prince of Wales, and of other magnates and subjects coming to Scotland in the king's service by his orders in the 26th, 27th, 28th, 29th, and 31st years of his reign, to the amount of 65*l.* 12*s.* 4*d.*, to wit by the horses of Reginald de Grey, John de Havering, John Wogan, justiciary of Ireland, and John son of Thomas, bringing Welshmen and Irishmen to the king in Scotland in the 26th year of his reign, to the amount of 18*l.* 11*s.* 10*d.*, and by the horses of William le Latimer, Robert de Clifford, and Ralph son of William and others of cos. Lancaster, Cumberland and Westmoreland coming to Carlisle for the protection of that march by the king's order in summer in the 27th year upon divers occasions to the amount of 12*l.* 5*s.* 2*d.*, and by the great horses of the king and of the said prince sent to the castle about Holy Trinity, in the 28th year of his reign, and there staying until Midsummer following and by other horses of the king and of his magnates coming with him at the same Midsummer to Scotland to the amount of 18*l.* 19*s.* 2*d.* and by the horses of the said prince and of others with him at Carlisle at Holy Trinity, in

1304.

Membrane 10—cont.

the 29th year, to the amount of 14*l.* 5*s.* 2*d.*, and by the horses of Thomas de Multon of Egremond, John de Hodeleston and John de Lancastr[ia] and of others of cos. Westmoreland and Cumberland who were at Carlisle for three weeks for the protection of the march against the Scots in summer in the 81st year, to the amount of 11*l.* 10*s.* 0*d.*; and also that the dwellings (*domicilia*) pertaining to the castle were burnt by the Scots who invaded those parts in the 26th year, and that by reason of this burning there was a falling off of 7*l.* 6*s.* 6*d.* from the moneys that the bishop ought to have received from the said dwellings and certain plots called 'the king's gardens' near the Eden, to wit in the 26th year 87*s.* 8*d.*, in the 27th year 87*s.* 8*d.*, in the 28th year 87*s.* 8*d.*, in the 29th year 20*s.* 6*d.*, in the 80th year 4*s.* 6*d.*, in the 81st year 4*s.* 6*d.* By C.

June 1. To the sheriff of Lincoln. Order to cause a coroner for that county to
Stirling. be elected in place of Andrew Nore, deceased.

June 1. To Walter de Glouc[estria], escheator beyond Trent. Order to deliver
Stirling. to Isabel, late the wife of John Daubeney, tenant in chief, certain lands in Henton, co. Southampton, which are extended at 9*l.* 14*s.* 6*d.* yearly; 6*s.* 6*d.* of yearly rent and a rent of a pound of cumin, price 1*d.*, to be received by the hands of three free tenants in La Kyngeshame, co. Gloucester, to wit Walter Peticlerk 12*d.*, William Reond 5*s.* 6*d.*, Maud Pertrik the said pound of cumin, which the king has assigned to her in dower.

June 4. To the sheriff of Northumberland. Order to cause the master of the
Stirling. Hospital of St. Mary in the Westgate, Newcastle-on-Tyne, to have seisin of a messuage in that town, as the king learns by an inquisition taken by the sheriff that the messuage, which William le Forager who was outlawed for felony, held, has been in the king's hands for a year and a day, and that William held it of the master of the Hospital, and that Nicholas de Karliolo, chief bailiff of that town, had the king's year and day thereof, for which he ought to answer to the king.

To the sheriff of Cornwall. Order to cause John Hardy to have seisin of a shop (*selda*) in Bodmin (*Bodminia*), as the king learns by an inquisition taken by the sheriff that the shop, which Ralph Curteys, who abjured the realm for felony, held, has been in the king's hands for a year and a day, and that Ralph held the shop of John Hardy, and that Adam de Sancta Margareta, reeve of Bodmin, has had the king's year, day and waste thereof, for which he ought to answer to the king.

June 5. To Philip, king of France. The king learns from the complaint of
Stirling. Stephen de Abyngdon, citizen and merchant of London, that whereas he, after the re-establishment of peace between the king of France and the king and after it had been proclaimed, sent Geoffrey de la Penne, his servant, to Brabant to buy divers cloth and other necessities there for the king's wardrobe by the king's order, and Geoffrey sent 228 pieces of cloth, price 1,100*l.* sterling, which he had bought at Antwerp (*Handewarp*) and Malynes in Brabant for the king's use, by John le Engleys, another servant of Stephen, and by other men, carters, of Malynes and Raynes, whom he had hired at Malines to make the carriage, from those parts to Whytsand by land and thence to England, there to be delivered to the keeper of the king's wardrobe, John the castellan of Lens in Artoys and Gerinus de la Vayne and certain other ministers of King Philip, asserting that John and the carters, when they passed through the town of Lens in

1304.

Membrane 10—cont.

Artoys, within King Philip's realm and power, with the cloth aforesaid, were Flemings and enemies and rebels of King Philip, arrested and imprisoned them and took and carried away the cloth and fifty-one great gold florins found with John, to the grievous damage of the king, the impoverishment of his said merchant, and contrary to the form of the ordinance contained in the said peace; wherefore the king requested King Philip at another time to cause restitution to be made to his said merchant of the cloth and other goods aforesaid, and to cause amends to be made to him for his damages (*punnis*, in error for *lampnis*); in which matter he has done nothing, as the king learns from the complaint of the said merchant: the king requests him to cause restitution of the cloth to be made to his said merchant and to cause amends to be made for the trespass without further delay, in accordance with the king's previous request, as Philip would desire that the king should do for merchants of his power within the king's realm in the like case.

June 1.
Stirling.

To Roger le Bygod, earl of Norfolk and Marshal of England. As the king needs timber for the repair of the houses within the manor of Burgh (*de Burgo*), co. Norfolk, and also for repairing his mills at Orford in the same county, he requests the earl to oblige him with a grant (*curialit[at]em facere*) at the earl's pleasure of timber from the earl's wood of Haneworth for the said houses and in the earl's park of Staverton for the said mills.

By K. on the information of the bishop of Coventry and Lichfield.

June 10.
Stirling.

To A. bishop of Durham, or to his vice-gerent. Order to deliver to the abbot and convent of Abberbrothok the church of Hautwysel, which they held long before the war in Scotland and which is in the bishop's hands by reason of the war, as they have been long at the king's peace. By p.s.

MEMBRANE 9.

June 8.
Stirling.

To the bailiffs of Kyngeston-on-Hull. Whereas the king lately ordered them to arrest goods and wares of the merchants of Flanders to the value of 80*l.* sterling, and to cause them to be kept safely until the executors of John Scayl and until Nicholas Putfra, burgesses and merchants of that town, should be satisfied for a ship that John and Nicholas bought from John Gallyn of Berflet for 20*l.* and for new tackle for her, price 10*l.* arrested by the bailiffs and *échevins* of Bruges without reasonable cause [*as at p. 189 above*]; and the bailiffs have returned that they have arrested three sacks of wool of John Wom, merchant of Bruge, and of certain other merchants of Flanders by virtue of the order aforesaid, and that certain other goods of the merchants of Flanders were within the liberty of the archbishop of York there outside their power, and that the bailiffs of the liberty had done nothing in the matter; wherefore the king ordered them to cause the said three sacks to be appraised by the oath of merchants and others, and to cause them to be delivered thus appraised to the executors and Nicholas in part satisfaction of 80*l.* aforesaid, and not to omit to enter the liberty aforesaid and to arrest goods and wares of merchants of Flanders to the amount of the balance of the said 80*l.*, and to cause them to be kept safely until the said executors and Nicholas be satisfied for the 80*l.*, and to certify the king of the value of the wool and of all their proceedings herein; and they again returned to the king that they had caused the three sacks of wool, which were appraised at 12*l.* 9*s.* 4*d.*, to be delivered to the executors

1304.

Membrane 9—cont.

and Nicholas, and that they had caused two sacks and fourteen stone of wool of Walter Fyn of Flanders to be arrested within their bailiwick : the king orders them to cause the two sacks and fourteen stone of wool to be appraised and delivered to the executors and Nicholas, in part payment of the balance of the said 80*l.*, certifying the king speedily of their proceedings in this matter.

June 10.
Stirling.

To the treasurer and barons of the exchequer. Whereas R. bishop of Hereford and the dean and chapter of Hereford assert that their tenants in that city ought to be acquitted of tallages by the charters of the king's progenitors, and that they were acquitted in the times of the said progenitors ; the king orders the treasurer and barons to search the rolls of the exchequer of the late king's time, and, if they find that the said tenants were quit of tallages in that city during that time, to cause them to be acquitted of the tallage assessed upon them by Nicholas Fermband and William de Brikhull, appointed to assess the tallage in cities, boroughs, and in the king's demesnes in co. Hereford.

To the same. Like letter in favour of Roger de Morteyn and Thomas le Rus, to acquit them of the tallage assessed upon them and their tenants in the manor of Walesdale by the said Nicholas and William, as they assert that they hold that manor by the late king's charter, which the king has inspected, rendering therefor 4*l.* yearly to the exchequer for all services, and that their ancestors in the late king's time were acquitted of tallage in that manor.

To the same. Like letter in favour of the abbot of St. James without Northampton to acquit his tenantry in the borough of Northampton of the tallage assessed upon them by Lambert de Trikingham, Ralph de Luttelbur[y] and Thomas de Burnham, appointed to assess the tallage in co. Northampton, as he asserts that his tenants in that borough ought to be acquitted by the charters of the king's progenitors and that they were acquitted in their times.

June 6.
Stirling.

To the treasurer and barons of the exchequer. Order to cause the dean of St. Martin's-le-Grand, London, and his men in his lands in the said city to be acquitted of the tallage, as the dean and all lands and all demesne tenements and all men of his church ought to be quit of tallage by charter of the late king, which the king has inspected.

Like letters for the master and brethren of the military order of the Temple in England for them and their men, as they ought to be quit of tallage by the charters of the king's progenitors, which he has inspected.

Like letters for the prior and brethren of the Hospital of St. John of Jerusalem in England for them and their men, as they ought to be quit of tallage by charters of the king's progenitors, which he has inspected.

Like letters for the prior of Watton, of the order of Sempingham, for him and his men for the tallage levied upon them in the city of York and elsewhere in co. York.

June 10.
Stirling.

Like letter in favour of the abbot of Stanlegh for him and his men and their goods and possessions, as they ought to be acquitted of the tallage that the king has caused to be assessed in his cities, boroughs and demesnes by the charter of King Richard and by the late king's confirmation, which the king has inspected.

1304.

Membrane 9—cont.

To the sheriff of Somerset. Order to supersede until Michaelmas the execution of the exaction for outlawry of Alexander Cheverel, who is staying with the king in Scotland in his service, in which he was put because he did not come before Aymer de Valencia and Hugh le Despenser and their fellows, justices appointed to hear and determine certain trespasses lately committed against the king and Queen Margaret in the park of Cammel, whereof he was indicted, the king having previously ordered the sheriff to supersede the execution of the exaction until Midsummer, as Alexander is still staying in his service aforesaid.

By letters of the queen.

June 10.
Stirling.

To Master Richard de Havering, escheator this side Trent. Order to deliver to Hugh Sturmy and Margaret, his wife, the issues received by the escheator from the lands in the town of Hedon bequeathed by John Passemer, tenant in chief as of the honour of Albemarle, to Margaret, his daughter, as Hugh and Margaret have entered the lands by virtue of the king's order not to intermeddle further with the lands (*as at p. 133 above*).

June 10.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Cecily de Bello Campo certain lands in Luyton, co. Bedford, that are held of the king in chief, which the escheator has taken into the king's hands by reason of the death of Robert de Bello Campo, her son, together with the issues received from them, as the king learns by an inquisition taken by the escheator that Cecily enfeoffed Robert of the lands, rendering therefor to her during her life a pair of gilt spurs and after her death to her heirs a pound of cummin for all service, with reversion to her if Robert should die without an heir of his body, and that Robert died without such an heir, and the king, although he granted licence by his letters patent to Robert to have and retain the lands of him by the services therefor due and accustomed and took his homage for them, as is found by inspection of the rolls of his chancery, of which homage Cecily had no knowledge, does not wish that Cecily shall be unduly aggrieved in this behalf.

By p.s. and by C.

To John Wogan, justiciary of Ireland, or to him who supplies his place. Order to deliver to the said Cecily the lands in Ireland that she had in her purparty of the inheritance that belonged to Maud de Kyme and that she had of the grant of Guy de Rupe Cauardi and Sibyl, his wife, which are held of the king in chief, together the issues received from them since they were taken into the king's hands by reason of the death of the aforesaid Robert, as she lately granted to Robert by an indented deed, which the king has inspected, all the said lands, to have to him and the heirs of his body, with remainder in case he should die without such an heir to Cecily, and the king afterwards granted to Cecily licence to grant the lands to Robert, to hold of the king by the services therefor due and accustomed, and also licence to Robert that he might receive the lands from her, as is found by inspection of the rolls of chancery, of which licence Cecily was not aware, and the king is unwilling that she shall be unduly aggrieved by reason of the said licence.

By p.s. and by C.

To the treasurer and barons of the exchequer. Order to cause Cecily de Bello Campo to be acquitted of 20*l.*, if they find by inspection of the rolls of the exchequer that she paid this sum, to wit 10*l.* for Michaelmas term, in the 23rd year of the king's reign, and 10*l.* for Easter term, in the 28th year, in accordance with the king's grant that she should pay the 200*l.* due to him at the exchequer of the debts of her ancestors by 20*l.* yearly, as they exact the said 20*l.* from her although she has kept the terms because she did not have tallies for the payments.

Membrane 9—cont.

1304.
June 10.
Stirling.

To the treasurer and barons of the exchequer. Order to permit Bertus Penuchius, Stoldus de Friscobaldi, Coppus Cottenne and their fellows, merchants of the society of the Friscobaldi of Florence, to receive the king's old custom of wool, hides and wool-fells in all ports and places of the realm of England and in the land of Ireland from 1 April last inclusive, as the king has lately granted to them the custom to be received from that day until they or one of them shall have received divers debts in which he is bound to the said merchants, and the king has ordered the collectors of the customs to deliver to them all the money arising from the said custom, as is contained in his letters made to the merchants and in those directed to the collectors.

To Richer de Refham and Hugh Pourte, citizens of London. Order to pay to the said merchants all the money arising from the said old custom, to wit half a mark upon each sack of wool, half a mark from every three hundred wool-fells, and one mark from every last of hides, which the king appointed Richer and Hugh by his letters patent under the exchequer seal to collect in London and in all places thence to Greenwich (*Greenwicum*) on both sides of the Thames from 1 April last during his pleasure, from the said day inclusive, as the king had granted the custom to the merchants before the appointment aforesaid.

June 10.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator that William de Mortuo Mari, tenant in chief, held at his death 13s. 4d. of yearly rent in Fordham, co. Cambridge, of Robert le Fraunceis by the service of $\frac{1}{4}$ d. yearly, and that William was a bastard and died without an heir of his body, for which reason the wardship of the rent pertains to the king upon this occasion; the king orders the escheator to retain in the king's hands the lands that William held of the king in chief at his death as the king's escheat, and not to intermeddle with the aforesaid rent, which he has taken into the king's hands by reason of William's death, saving the king's right in all things.

The like in favour of the following concerning the tenements held of them by William in the said town:

Roger Bernard for nine acres of land that William held of him by the service of 19d. yearly.

Walter son of Robert de Fordham for a messuage and nine acres of land that William held of him by the service of 6d. yearly.

John Walkefar for three acres of land that William held of him by the service of 6d. yearly.

John son of Henry for two messuages and 17½ acres of land that William held of him by the service of 11s. 4d.

Walter le Tregetur and John le Gay for 7 acres of land that William held of them by the service of 20d.

June 8.
Stirling.

To the collectors of the new custom at London. Order to permit Emery Martyn and Peter Martyn, his brother, burgesses and merchants of Brigerac (*de Brigeriaco*), to be acquitted of the 4s. upon every tun of wine loaded at Pierrefite (*Petram Firam*) or Leyburn and brought by them to London, as the king lately pardoned his burgesses and merchants of Brigerac and Leyburn the 4s. upon every tun of wine of Brigerac, the Limousin (*Lemovicen*) and St. Emilion loaded at Pierrefite or Leyburn brought by them into his realm during his pleasure. By K.

June 16.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Whereas the king learns by an inquisition taken by the escheator that Petronilla, late the wife of William de Ercalewe, tenant of the heir of Philip Burnel,

1304.

Membrane 9—cont.

tenant in chief, a minor in the king's wardship, was jointly enfeoffed with William by Master William Burnel of a carucate of land and 6*l.* 5*s.* 0*d.* yearly of rent in Erkalewe, co. Salop, and that William and Petronilla held them jointly at his death, and that the land and rent are held of the said heir as part of the manor of Erkalewe, which William held at his death of the said heir by the service of 6*d.* for all service; the king, wishing to show favour to Petronilla, has given the escheator power to receive her fealty for the land and rent, and orders him, after taking her fealty, to deliver to her the land and rent, which he took into the king's hands by reason of William's death, together with the issues received by him thence since they were taken into the king's hands.

June 11.
Stirling.

To the sheriff of Kent. Order to cause Master John de la Dane, Robert le Port, William Craunford, Walter Colyn, Thomas de Weverynge, Geoffrey atte Boclonde, Master Ralph 'the Scolemaistre,' Christian le Hosyer, John Heraud, John atte Helle, John le Vyneter, John Rogger, Jakynus atte Boclund, Richard le Pestur, John son of Richard le Pestur, Christian le Gold, Robert atte Bure, Simon le Lung, Geoffrey Stoyl, William le Kempe, William Swetyng, Richard atte Yoke, John le Taillur of Stone, John le Mareschal, William de Lose, John Petitclerk, Apsalon Strig, Nicholas le Taillur, Alice Colynes, John Saule, John Marchaund, William Seman, Alexander le Chapeleyn of Detlyng, Thomas le Heu, Richard de Tunnebrigge, Ralph le Ismonger, William le Glover, Adam de Alton, Osbert Apsalon, Richard Dirland, Robert Strig, Hamo le Draper, John Randolph, Thomas Betrich, Robert Glorie, Robert de Estlane, Gilbert Ede, Henry le Tannur of Tonge, Richard le Moyne, Adam Eneldeth, Ralph le Taillur, Walter de (*sic*) Barber Adam de Farlegh, Hugh le Wot, Christian de Wyk, Richard le Mareschal, Stephen de Shamele, Eustace le Chaloner, William le Blak, carpenter, and Stephen Cotkey, indicted before Robert de Burghesh and John de Northwode, who were appointed to enquire concerning perpetrators of homicides, robberies and other damages in co. Kent and to arrest them, and also before the coroners of that county with abetting and aiding the death of William de Detling and William Gegge, who were lately slain at Detlyng and also with harbouring certain men who were likewise charged with the aforesaid death, to be released from Maydenstan prison, wherein they are imprisoned, upon their finding mainprise to stand to right if the king or any one else wish to speak against them in this behalf.

By p.s. [4585.]

The like to the sheriff for William Olyver.

June 15.
Stirling.

Richard de Pulham of Worthestede, imprisoned at Norwich for the death of William de Lopham, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

June 16.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator that Walter de la Barre and Sibyl, his wife, were jointly enfeoffed by Nicholas le Archier of certain lands in Tatynton, co. Hereford, to hold to them and to Walter's heirs, and that the tenements are held of the king in chief by the service of a sixth of a knight's fee, and that Walter and Sibyl continued their seisin thereof until Walter's death; the king, wishing to show favour to Sibyl, has given the escheator power to receive her fealty for the tenements and also her oath that she will not marry without the king's licence, and he orders him, after receiving the fealty and oath, to deliver to her the tenements and the issues received from them, certifying the king under his seal of the receipt of the fealty and oath,

MEMBRANE 8.

1304.

June 15.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Sibyl, late the wife of Walter de la Barre, the following tenements, which were taken into the king's hands by the escheator by reason of Walter's death, and also the issues received thence by him, as the king learns by an inquisition taken by the escheator that Walter and Sibyl were jointly enfeoffed by John de Mawardyn of certain tenements in Little Marcle, co. Hereford, and by Roger de Hereford of certain tenements in Weston, in the same county, and by Richard de Welles of certain lands in Retherwas, in the same county, and by Master Henry de Bray of certain lands in Cobwall, in the same county, and by Roger le Waleys of certain tenements in Deuschirche, in the same county, and by Hugh de Kynardesleye of certain tenements in Rolleston, in the same county, and by Nicholas de Monemuta of certain lands in Lude Mucegros, in the same county, and by Ralph de Burcote of certain lands in Holmare, in the same county, and by Reginald Moniword of certain tenements in Burcote, in the same county, and by Ralph de Abbeheale of certain tenements in Ravenhull, in the same county, to have to them and to Walter's heirs, and that Walter and Sibyl continued their seisin thereof until the day of Walter's death, and that the tenements in Little Marcle are held of Theobald de Verdun by the service of a quarter of a knight's fee, and that the tenements in Weston are held of the said Theobald by the service of a third of a knight's fee, and that the tenements in Retherwas are held of Joan de Baggindon by the service of 18s. 4d. yearly, and that the tenements in Cobwall are held of William de Criketot by the service of an eighth of a knight's fee, and that the tenements in Deuschirche are held of the abbot of Gloucester by the service of 6s. 0d. yearly, and that the tenements in Rolleston are held of Alan Plokenet by the service of 12d. yearly, and that the tenements in Lude are held of Theobald de Verdun and Geoffrey de Geynvill by the service of a twenty-fourth of a knight's fee, and that the aforesaid tenements in Holmare are held of William de Arundel and Philip de Holmare by the service of 6s. yearly, and that the tenements in Burcote are held of the bishop of Hereford by the service of 12s. 6d. yearly, and that the tenements in Ravenhull are held of the dean of Hereford by the service of 6s. yearly.

June 20.
Stirling.

To the same. Order to cause dower to be assigned to the said Sibyl, wife of Walter de la Barre, tenant in chief, upon her taking oath that she will not marry without the king's licence, in the presence of Thomas, son and heir of Walter, if he choose to be present.

June 21.
Stirling.

To the same. As the king learns by an inquisition taken by the escheator that the said Walter at his death held no lands of the king in chief except certain tenements in Tatynton, co. Hereford, whereof Sibyl, late the wife of Walter, was jointly enfeoffed with him by Nicholas le Archier, to have to them and Walter's heirs, by reason whereof the wardship of the lands that pertained to Walter does not pertain to the king on this occasion; the king orders the escheator not to intermeddle further with the other lands whereof Walter was seised in his demesne as of fee at his death, saving the king's right and the rights of others and saving to the king the relief due to him after the death of Sibyl for the lands in Tatynton.

June 12.
Stirling.

To the treasurer and barons of the exchequer. Order to cause S. bishop of Salisbury and the executors of the will of Robert, the late bishop, to be acquitted of 100 marks exacted from them by summons of the exchequer for the fine that Robert made with the king for a moiety of his service of five knights' fees that he acknowledged to the king in his army of Wales in the fifth year of his reign, and of the scutage exacted

1304.

Membrane 8—cont.

from them for the other moiety of Robert's service in that army, as Robert paid the said 100 marks into the king's wardrobe to Master Thomas Bek, then keeper of the wardrobe, on Wednesday the feast of the Translation of St. Thomas the Martyr in the aforesaid year, and he had his service with the king by his order for the other moiety in the said army, as appears to the king by inspection of his letters patent made to Robert concerning the 100 marks and of the rolls of his marshalsea for that army.

June 16.
Stirling.

To the same. Order to cause the said S. bishop of Salisbury and the said executors to be acquitted—upon their satisfying the king for the service of a moiety of a knight's fee that remains to be done to the king—of 100 marks by which the said Robert made fine with the king for the service of two knights' fees in the king's army of Wales in the tenth year of his reign, as he paid this sum into the king's wardrobe at Rothelan, on Sunday the feast of St. Luke, in the said year, to Master William de Luda, then keeper of the wardrobe, and he had his service with the king by his order in that army for two and a half knights' fees, in part satisfaction of the service of five knights' fees that he acknowledged to the king in the said army, as appears to the king by his letters patent to the said Robert for the said 100 marks and by inspection of the rolls of his marshalsea for that army and of the rolls of his chancery.

June 18.
Stirling.

To the same. Order to cause the abbess of Wylton to be acquitted of 40 marks exacted from her for the fine that she made with the king for the service of one knight's fee that she acknowledged to him for his army of Wales in the fifth year of his reign, as she paid this sum into the king's wardrobe to Master Thomas Bek, late keeper of the wardrobe, on Sunday after SS. Peter and Paul in the aforesaid year, as is contained in the king's letters patent made to her for acquittance of the money aforesaid.

June 16.
Stirling.

To the sheriff of Northumberland. Whereas the king lately ordered him to cause to be replevied to Emery de Lumly his chattels that William de Tynemuth, Roger Onthebrig, and Nicholas de Carliolo took and unjustly detain, and to cause Emery to be afterwards so justly treated (*deduct*) that the king should not hear any further complaint in the matter for lack of justice, or to signify to the king why he would not or could not execute the king's order sent to him at another time; and the sheriff has returned that the bailiffs of the liberty of Newcastle-on-Tyne, whom he caused to have return of the writ, answered that Emery's chattels, to wit a tun of woad (*wad*), containing seven quarters, and 360 ells of canvas were arrested because they were found in the seisin of one John le Fevre among other chattels of John's on the day when John slew Peter le Tailler, for which felony he fled, and that Emery came on the morrow of the perpetration of the felony and sought to have the chattels delivered to him as his own, but the sheriff could not make delivery of them because the coroners of that town has seised them by reason of the felony; whereupon the king ordered him to make inquiry in the presence of the coroners and bailiffs of that town by the oath of merchants and other men of that county and town whether or not the said tun and canvas belonged to Emery on the day of the commission of the felony, so that John had no share in them, and if so, how they were arrested among John's chattels; and it is found by the inquisition made and returned into chancery that the tun and canvas was arrested because they were found among John's goods and chattels, as is aforesaid, and that they were Emery's property on the day of the commission of the felony, and that John had no share in them: the king therefore orders the sheriff to cause them to be delivered to Emery to make his advantage thereof, as shall seem best to him.

Membrane 8—cont.

1304.

June 14.
Stirling.

To Roger de Hales, coroner in Norfolk, and to Robert Hereward, sheriff of that county. Whereas Thomas de Sumerton, the elder, now deceased, was indicted for harbouring John son of Thomas de Sumerton and Stephen and Thomas, John's brothers, who were indicted of the death of William son of Walter Wacy and of burglary of the church of Wynterton and for goods stolen there, and who were taken and imprisoned at Norwich for that reason; and the said coroner—although John, Stephen and Thomas were afterwards acquitted in the king's court before William de Ormesby and Fulk Baynard, justices appointed to deliver the aforesaid gaol, of the said death, burglary, theft, etc., as appears by the record and process of the justices, which the king has caused to come before him—seised into the king's hands the goods and chattels of Thomas, the elder, to the value of 50*l.*, by reason of the harbouring of John, Stephen and Thomas, as if Thomas, the elder, had been convicted of some felony, and has delivered the said goods and chattels, appraised at the value of 21*l.* 13*s.* 4*d.*, as the coroner and sheriff have signified to the king, to the township of West Sumerton, to answer to the king in case they ought to pertain to him: wherefore the king, considering that the goods and chattels, if they were taken into his hands solely for this reason, ought not to be confiscated or in any way to pertain to him, ordered the coroner and sheriff many times to cause the goods and chattels to be levied from the aforesaid township, and to cause them to be delivered to Joan, late the wife of Thomas de Sumerton, the elder, and to John son of Thomas de Sumerton, executors of the will of the said Thomas, without any diminution for the execution of his will, or to certify the king of the reason why they would not or could not execute his order in this behalf sent to them at another time; and they have returned that they have caused 10*l.* to be levied for the goods and chattels and have paid them to the executors, and that they have taken the cattle (*areria*) of the men of the township to the value of 11*l.*, for which they have not yet found buyers: the king orders them to cause the chattels to be appraised by the oath of men of that county, and to cause them to be delivered at such appraisement to the executors in part payment of the goods and chattels delivered by the coroner to the township.

June 20.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order not to interneddle further with the lands that belonged to Roger la Zusche, as the king learns by an inquisition taken by the escheator that Roger at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

June 20.
Stirling.

To Nicholas Fermbaud, constable of Bristol castle. Order to cause the roof (*cumulus*) of the great tower in that castle to be made anew, and to cause the king's other houses in the castle to be repaired without delay.

By K. on the information of W. bishop of Coventry and Lichfield.

To the keeper of the forest of Dene. Order to cause the aforesaid constable to have in that forest seventy oaks fit for timber with all their strippings (*escaetis*) for the works aforesaid.

By K. on the information of W. bishop of Coventry and Lichfield.

Thomas son of Nigel de Sedbergh, imprisoned at York for the death of Alan de Bramthwayt, wherewith he is charged, has letters to the sheriff of York to bail him.

June 30.
Stirling.

Cecily, late the wife of William de Birstall, imprisoned at York for the death of the said William, whereof she is appealed, has letters to the sheriff of York to bail her.

1304.

*Membrane 8—cont.*July 1.
Stirling.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of William Turgys, deceased.

June 30.
Stirling.

To the sheriff of York. Order to cause forty cross-bowmen and forty carpenters to be chosen immediately upon sight of this order from the best and strongest in his bailiwick, and to send them by Philip de Moreteyn, the king's yeoman, to the castle of Stryvelyn.

By K. on the information of W. bishop of Coventry and Lichfield.

To the mayor and bailiffs of the city of York. Like order to choose forty cross-bowmen, etc., in that city.

June 26.
Stirling.

Nicholas son of Adam de Bradeford, imprisoned at York for the death of Thomas le Walker, wherewith he is charged, has letters to the sheriff of York to bail him.

June 30.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of John de Trailly, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To the same. Order to deliver to Alice, late the wife of John de Trailly, tenant in chief, the manor of Ravenesden, co. Bedford, which he has taken into the king's hands by reason of John's death, and to restore to her the issues received thence by him, as the king learns by an inquisition taken by the escheator that John and Alice held the manor jointly of the gift of Eleanor de Trailly to John and Alice and their joint heirs of their bodies, to hold of Edmund Gacelyn by homage and service.

July 1.
Stirling.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of William de la Bare of Ellewyk, who is incapacitated by age and infirmity.

June 30.
Stirling.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Isabel, late the wife of John Daubeney, tenant in chief, 8½ acres of land, which are extended at 2s. 10d. yearly, to wit 4d. an acre, and two acres of meadow, which are extended at 4s. yearly, to wit 2s. an acre, which the king has assigned to her of the 20 acres of land and seven acres of meadow in La Kyngesham, co. Gloucester, which John demised to Master William de Apperleye until Michaelmas next for 40 marks, with provision that if John did not acquit the said lands of the 40 marks, the lands should remain to William and his heirs, which lands the king caused to be taken into his hands by reason of the minority of John's heir because the king ought not to lose his wardship by such demise.

July 3.
Stirling.

To the bailiffs of Boston. Whereas the king lately—at the complaint of Eustace Malherbe, burgess and merchant of Staunford, suggesting that he had sent a ship of his laden with corn and other his wares by certain of his mariners and servants to Brabant to trade there, and certain men of Caunfer and of Cach' in Zeeland entered the ship by force and arms, and took and carried away from his mariners and servants the said ship and the corn and wares, to the value of 170*l.* sterling—requested Guy, son of Sir G. count of Flanders, to cause restitution and amends for the trespass to be made to Eustace without delay, so that it should not behove the king to provide Eustace with another remedy; and Guy has failed to do justice in this matter to Eustace, although he has been often requested, as appears to the king by the letters of divers merchants of his realm and elsewhere sealed with their seals; whereupon the king ordered the bailiffs

1304.

Membrane 8—cont.

of Boston to cause all goods and wares of the merchants of Zeeland within their bailiwick to be arrested to the value of 170*l.* aforesaid, and to cause them to be kept safely until Eustace be satisfied for his ship, corn and wares, or for their value, and for his damages in this behalf, or until otherwise ordered, and to certify the king of their proceedings; and they have returned that they have caused a ship of William son of Master William, merchant of Zeeland, appraised at 100*s.*, and a ship of William son of the said William, merchant of the said parts, likewise appraised at 100*s.*, to be arrested by virtue of the said order: the king, wishing to aid Eustace with a suitable remedy, orders them to cause the ships to be delivered to Eustace at the aforesaid price without delay, and to cause goods and wares of merchants of Zeeland, Holland and Friesland within their bailiwick to be arrested to the value of 160*l.*, the remainder of the aforesaid sum, and to cause Eustace to be satisfied for the said 160*l.* and for the trespass and for his damages.

July 8.
Stirling.

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause William Merre, bailiff of Queen Margaret at Marlebergh and Sevenhampton, to have in the forest of Savernak sixty oaks fit for timber for the repair of the houses within the castle of Marlebergh and the manor of Sevenhampton, of the king's gift.

By K. on the information of W. bishop of Coventry and Lichfield.

July 6.
Stirling.

To A. bishop of Durham or to his vice-gerent. Order to deliver to the abbot and convent of Kelshou the fishery of Wodhorn, which they held long before the war in Scotland and which is in the king's hands by reason of the war, as they have been long and are now at the king's peace.

By p.s.

Membrane 8—Schedule.

Estreats of the amercements, fines and issues forfeited before W. de Ormesby, the king's justice at Durham, from the Nativity of St. Mary, in the thirtieth year of King Edward, the son of King Henry, until the quinzains of the Purification of St. Mary following.

From Ralph the cook of Morton, William son of John Bere, William Knyght and John de Morton because they had not Anthony, bishop of Durham, whom they had mainperned, 40*s.*

From John Burdoun for a false claim against John de Colecestre on a plea of trespass, 20*d.*

From John de Edmundesley for many defaults, 40*d.*

From Gilbert de Edmundesley, Roger of the same, William of the same and Ralph Stel because they did not have the said John, half a mark.

From John Borel, Henry le Mareschal, Richard the forester and William de Hebern because they did not have Peter de Boulton, half a mark.

From John Borel, Henry le Mareschal, Richard the forester and William de Hebern because they did not have the aforesaid Peter, half a mark.

From William Dod, William of the (*del*) Rydding, Thomas the clerk of Wotton and John Borel because they did not have Hugh de Bycheburn, half a mark.

From John de Neubiggyng, Laurence le Serjaunt of Wotton, William of the Rydingg and Hugh de Bycheburn because they did not have William Dod, coroner, half a mark.

1304.

Membrane 8—Schedule—cont.

- From Walter de Bermeton for many defaults, 40s.
 From Richard de Cassop, for himself and his pledges, because he did not prosecute against Robert de Hilton on a plea of trespass, half a mark.
 From Roger Ber and John de Maynesford because they did not have Robert Panhorn, 40*d*.
 From Robert le Seler, William Gille, Peter del Brok and German the forester because they did not have Peter de Boulton, half a mark.
 From Richard de Beryton and Richard Scot because they did not have William son of Goderobynessone, half a mark.
 From Ralph Deye of Wermowe, for him and his pledges, because he did not prosecute against John de Creppingg and others in a plea of trespass, half a mark.
 From Walter de Bermeton for many defaults, 20s.
 From the same Walter for the like, half a mark.
 From Roger de Essh for the like, 100s.
 From John Bretoun for the like, half a mark.
 From Robert de Haukeshurst for the like, 40*d*.
 From Peter de Boulton for the like, 20*d*.
 From Robert de Bynecestr[ia] for a false claim against William de Grenewell and William de Houeden, 40*d*.
 From Hugh le Fisher, for himself and his pledges, because he did not prosecute against William de Foxcotes in a plea of trespass, 40*d*.
 From Henry Tholy for a false claim against John son of Peter, 20*d*.
 From Robert de Hilton for many defaults, 10*l*.
 From John son of John Jevousdy of Jarum, for himself and his pledges, because he did not prosecute against the aforesaid Robert, 10s.
 From Thomas Chaunceler of Cambhous, for himself and his pledges, because he did not prosecute against the aforesaid Robert, 10s.
 From Warin de Fannes, for himself and his pledges, because he did not prosecute against Walter de Bermeton, 1 mark.
 From Robert Panhorn for many defaults, 40*d*.
 From Adam de Sutton, for himself and his pledges, because he did not prosecute against Walter de Bermeton, 40*d*.
 From Thomas de Anford for a false claim against Peter de Boulton, 20*d*.
 From Alan de Blakelawe for a false claim against William Dod, 20*d*.
 York.—From John de Graham of York for a false claim against William de Rue, half a mark.
 From William le Mareschal for a false claim against Walter de Bermeton, 20*d*.
 From William de Neubigginge, for himself and his pledges, because he did not prosecute against John de Saundon, half a mark.
 From Robert Godknaves of Derlington, Philip de Bondegate, Henry Wyth and John Fysh of Cokerton because they did not have Anthony, bishop of Durham, 2 marks.
 From Thomas Spir of Corneford, John son of John of the same, Walter son of William of the same and Robert de Gysebourn because they did not have the said bishop, 2 marks.
 From Thomas de Lythum for a false claim against Walter de Brafferton, 6*d*.
 From Richard son of Elias for the like, against the same, 6*d*.
 From Geoffrey de Ludworth for the like against the same, 6*d*.
 From Adam Maudeleyn for the like against the same, 6*d*.
 From John le Taillur for the like against the same, 6*d*.
 From Roger de Stanhop for the like against the same, 6*d*.
 From William Maymond for the like against the same, 6*d*.

1304.

Membrane 8—Schedule—cont.

- From Alan Jalet for the like against the same, 6*d*.
 From Robert Potageur for the like against the same, 6*d*.
 From Thomas de Stokton for the like against the same, 6*d*.
 From Adam le Tournour for the like against the same, 6*d*.
 From Robert de Lythum for the like against the same, 6*d*.
 From Peter Dragon for the like against the same, 6*d*.
 From Richard Bonche for the like against the same, 6*d*.
 From Robert de Cove for the like against the same, 6*d*.
 From Roger Neumuster for the like against the same, 6*d*.
 From Henry de Wolveston for the like against the same, 6*d*.
 From Roger de Corbrigge for the like against the same, 6*d*.
 From Robert de Miton for the like against the same, 6*d*.
 From Richard le Porcher for the like against the same, 6*d*.
 From Alan del Gerner for the like against the same, 6*d*.
 From Robert Elwald for the like against the same, 6*d*.
 From Simon Kance for the like against the same, 6*d*.
 From Robert de Exildham for the like against the same, 6*d*.
 From John son of Gilbert del Celer for the like against the same, 6*d*.
 From Alan de Blakelawe for a false claim against Walter de Bermeton, 12*d*.
 From the said Alan for the like against the same, 12*d*.
 From the said Alan for the like against the same, 12*d*.
 From William Warde of Neuton for a false claim against William de Sancto Botulpho, 40*d*.
 From Alan de Blakelawe because he did not prosecute against Hugh de Fisheburn of a plea of trespass, 12*d*.
 From Hugh le Fisher because he did not prosecute against Walter de Bermeton; Thomas de Eggesclive and Alan de Tesdale, his pledges, half a mark.
 From the same Hugh because he did not prosecute against William Besing; Thomas de Eggesclive and Alan de Tesdale, his pledges, 40*d*.
 From Thomas de Hagthorn because he did not prosecute Thomas de Holom and William de Hoton, his pledges, half a mark.
 From Adam de Corbrigg because he did not prosecute against Richard Lamberd, 12*d*.
 From John Geldesone because he did not prosecute Ralph le Mouner and Hugh de Werdale, his pledges, 12*d*.
 From William de Brakenbury because he did not prosecute Thomas de Eggesclive and Alan de Tesdale, his pledges, 1 mark.
 From Hugh le Procuratur because he did not prosecute Richard the forester and Theobald de Fisheburn, his pledges, half a mark.
 From Simon de la More because he did not prosecute Geoffrey de Melton and Thomas de Melton, his pledges, half a mark.
 From Andrew le Fynour because he did not prosecute John Leder and John de Sheles, his pledges, 40*d*.
 From Robert Elwald of Remyngton because he did not prosecute Alan, his father, and Francis de Jarum, his pledges, 40*d*.
 From Peter de Herdwyk because he did not prosecute Henry de Essewell and Robert le Loverdessone, his pledges, 10*s*.
 From Thomas de Thurstanton because he did not prosecute Geoffrey Borel of Thurston and Ralph de Shotton, his pledges, 2*s*.
 From Ralph de Langeton, illuminator (*lunynour*) for a false claim against John Whitwyn, 12*d*.
 From William Calfhird of Durham because he did not prosecute against Hugh de Wherindon, 6*d*.

1304.

Membrane 8—Schedule—cont.

From the said William for the like against the same, 6*d*.

From Richard de Byry, merchant, because he did not prosecute Ingelram le Cuper and Richard the smith, his pledges, 40*d*.

From Humphrey de Turs because he did not prosecute John le Coiners and William Frere of Aukland, his pledges, 40*d*.

From Walter Smeke of Great Lomelay because he did not prosecute against Gilbert Ranald, 12*d*.

From Robert Elwald because he did not prosecute John Borel and Thomas le Mouner, his pledges, 40*d*.

From John Borel because he did not prosecute Thomas le Mouner and Robert Elwald, his pledges, 20*d*.

From Robert de Hoton of Brenhous because he did not prosecute Peter de Bridelington and Alan de Elvethall, his pledges, 12*d*.

From Thomas le Mouner because he did not prosecute John Borel and Robert Elwald, his pledges, 40*d*.

From Geoffrey de Byrys and Christiana, his wife, because they did not prosecute Thomas de Wessington and Thomas Skakelok, their pledges, 20*d*.

From Isabel, late the wife of Hugh de Ludworth, because she did not prosecute Walter son of Richard de Ludworth and Walter son of William of the same, her pledges, 40*d*.

From William the skinner, John son of Peter, Robert le Porter, and John de Bokynfeld because they did not have Peter de Morpath, half a mark.

From Master Simon de Cravene, dean of Langcestre, for an unjust detention against Jolanus de Bradeley, 20*s*.

From Robert de Stubyly for the like against the same, $\frac{1}{2}$ a mark.

From John Kiswys for the like against the same, 40*d*.

From Richard de Merley and Ada, his wife, for a false claim against Agnes late the wife of William de Laton, 40*d*.

From Adam Snart of Durham because he did not prosecute against Gilbert the goldsmith of the same, 20*d*.

From William de Wodeshende for himself and his pledges, to wit Henry de Lomeleye and Peter of the same, because he did not prosecute, 8*s*.

From Hugh de Grendale, for himself and his pledges, to wit Jolanus de Bradeley and John de Alingshels, because he did not prosecute, 8*s*.

From Adam son of William de Cheswyk for a false claim against Thomas de Raby, 20*d*.

From Elias Scot of Hemmyngton for a disseisin made upon Robert Wakelyn, 2*s*.

From the same for a false claim against Roger de la More, 2*s*.

From William Basset for a disseisin made against Henry de Lomeley and Joan, his wife, 40*d*.

From Hugh de Saundon and Isabel, his wife, for the like, 1 mark.

From Ralph Basset for the like, 12*d*.

From Roger le White for the like, 12*d*.

From Nicholas son of Peter for the like, 12*d*.

From Peter Godred for the like, 2*s*.

From Adam Kaa for the like, 20*d*.

From Richard son of Thomas for the like, 20*d*.

From Roger son of Reginald for the like, 40*d*.

From William de Bydyk for the like, half a mark.

From Robert de Chilton for the like, 40*d*.

From John de Maydenstanes and Is[abel], his wife, because they did not prosecute against Anthony, bishop of Durham, and others, 40*d*.

1304.

Membrane 8—Schedule—cont.

From Cecily daughter of Hugh de Cletham for a false claim against John de Abbrewyk, and others, 12*d*.

Baron.—From Anthony, bishop of Durham, for a disseisin made against J. son of Marmaduke.

From Master William de Sancto Botulpho for the like, 100*s*.

From Walter de Bermeton for a disseisin made upon John son of Marmaduke, 40*d*.

From the same Walter for a disseisin made against John de Amondevill, 40*d*.

From Richard le Porter for the like, 20*d*.

From John de Amondevill for a false claim against Anthony, bishop of Durham, and others, 40*d*.

From John de Brumpton, 'serjaunt,' for a disseisin made against Gilbert le Raper, 20*d*.

From the same Gilbert for a false claim against John de Heburn, 20*d*.

From Robert son of Peter Pench for a false claim against Peter le Mareis and others, 40*d*.

Baron.—From Anthony, bishop of Durham, for a disseisin made against John de Aleynsheles.

From Walter de Bermeton for the like, 40*d*.

From Roger Kay for the like, 12*d*.

From Roger de Sutton, baker, for himself and his pledges, to wit Ralph de Carsop and Geoffrey le Barber, 3*s*.

From William de Medmesley, for himself and his pledges, to wit Hugh de Stonland and Adam del Ridding, 40*d*.

From Adam Bullok and Emma, his wife, and Christiana, her sister, because they did not prosecute, 20*d*.

From Robert de Neubigginge and John de Neubiggingge, because they did not have Robert son of Robert de Neubigginge in the assize of novel disseisin against William de Neubiggingge, 40*d*.

From the said Robert son of Robert for a disseisin made upon William de Neubiggingge, 40*d*.

From William de Grenewell for the like, 40*d*.

From William de Aveland for the like, 40*d*.

From Walter de Bermeton for the like, half a mark.

From William de Neubiggingge for a false claim against Anthony, bishop of Durham, 2*s*.

From Master William de Sancto Botulpho for a disseisin made upon Peter de Crok, half a mark.

From Walter de Bermeton for the like, 40*d*.

From John le Spicer of Durham for the like, half a mark.

From Peter de Crok for a false claim against the bishop of Durham, 2*s*.

From Roger de Claxton, for himself and his pledges, because he did not prosecute, 2*s*.

From John, servant of Roger de Essh, for a trespass committed upon William Basset, 12*d*.

From the same William for a false claim against Roger de Essh, 20*d*.

From Richard de Merley for a trespass committed against John Hankyn, half a mark.

From Gregory de Norton for the like, 12*d*.

From John de Maydenestanes for the like, 12*d*.

From Peter de Crok for a false claim against John Bretoun, 2*s*.

From Master William de Sancto Botulpho for a trespass committed upon the prior of Durham, 100*s*.

1304.

Membrane 8—Schedule—cont.

Baron.—From the same prior for a false claim against Roger de Essh.

Baron.—From the same prior for a false claim against Ralph son of William and others.

York.—From John de Graham of York for a false claim against John de Saundon and others, 20s.

Baron.—From the prior of Durham for a false claim against Master William de Sancto Botulpho.

From Thomas de Hawethorn, chaplain, for himself and his pledges, to wit, Thomas son of Ran[ulph] de Corneford and William de Wymelesdon, because he did not prosecute against Master William de Sancto Botulpho and others, 40d.

From Avelina, late the wife of Robert de Thorp, for a false claim against Master William de Sancto Botulpho, 6d.

From John le Gynnour because he did not prosecute Ralph de Warsop and Gilbert the goldsmith, his pledges, 40d.

From William de Aselakeby for a disseisin committed upon Margaret, late the wife of Eustace de Eggesclive, 10s.

From Stephen the cook of Eggesclive for the like, 2s.

From Walter son of Gervase for the like, 20d.

From Richard Pacok for the like, 20d.

From Gregory de Elton for the like, 20d.

From Robert son of Gregory de Aslakby for the like, 20d.

From William de Aslakby for a disseisin committed upon John son of John de Eggesclive, half a mark.

From Alan de Bryniston and Agnes, his wife, for a disseisin made upon Cecily, daughter of Ralph de Hawethorn of Hertepol, 2s.

From the same for a false claim against Stephen de Hawethorn, 12d.

From Eustace the butcher (*carnifice*) and Robert de Wolveston, because they did not have Henry le Blower of Hertepol and Maud, his wife, whom they mainperned, half a mark.

From Cecily de Thorp for a false claim against Andrew de Bruntoft and others, half a mark.

From Joan, late the wife of Geoffrey de Marroyl, for herself and his pledges, to wit Adam de Marroil and Thomas, his brother, because he did not prosecute against John de Caynford, chaplain, half a mark.

From Stephen Gilet, for himself and his pledges, to wit John de Aslakeby and Henry Bere, because he did not prosecute against William de Aslakeby and others, half a mark.

From Simon son of Jordan Russel of a fine for the ransom for a disseisin made with force and arms against John de Thork, 40s.

From Ralph son of William and Thomas de Houghton because he did not have John the reeve, whom he had mainperned, half a mark.

From John the reeve of Lange Neuton and Robert son of Roger of the same because they did not have Anthony, bishop of Durham, 1 mark.

York.—From John de Creppinges for a fine for his ransom for a trespass committed upon Geoffrey de Hertepol, 40s.

From William son of Nicholas de Cokeshou for a false claim against Walter de Roubiry and others, 40d.

From Adam Haderou and Alice, his wife, Cecily, daughter of Hugh de Caldham, and William, the servant of Walter de Roubiry, for unjust detention against Master Richard de Cokeshou, 2s.

From the same Master Richard for a false claim against Walter de Roubiry and others, half a mark.

From Jordan de Galewey because he did not prosecute John de Bishopton and Ralph son of Adam de Shyneclive, his pledge, half a mark.

1304.

Membrane 8—Schedule—cont.

From Walter de Thoresby because he did not come, 12*d.*
 From William son of Peter for the same, 12*d.*
 From Hugh de Blakwell for the same, 20*d.*
 From Robert Brune for the same, 12*d.*
 From Alan Streitstirop for the same, 20*d.*
 From William de Cassop for the same, 12*d.*
 From Thomas de Raby for the same, 20*d.*
 From William de Lange Neuton for the same, 20*d.*
 From Peter Skakelok for the same, 12*d.*
 From Hugh de Stittenham for the same, 12*d.*
 From Guy the baker for the same, 12*d.*
 From Peter de Bridelington for the same, 12*d.*
 From Roger de Carleton for the same, 12*d.*
 From Thomas de Herle for the same, 12*d.*
 From Peter de Lomely for the same, 12*d.*
 From Reginald de Ludworth for the same, 12*d.*
 From William son of Benedict de Derlington for the same, 20*d.*
 From William de Grendon for the same, 6*d.*
 From Walter Oter for the same, 12*d.*
 From Roger le Chaundeler for the same, 12*d.*
 From William de Rydding for the same, 12*d.*
 From Roger de Birden for the same, 12*d.*
 From John the cook of Estraynton for the same, 20*d.*
 From Alexander de Seton for the same, 12*d.*
 From Robert Page of Essewell for the same, 20*d.*
 From Reginald de Ludworth for the same, 12*d.*
 From Walter son of Roger of the same for the same, 20*d.*
 From Hugh de Totenhou for the same, 12*d.*
 From William de Holum for the same, 20*d.*
 From Gilbert de Heworth for the same, 40*d.*
 From John son of Walter de Brafferton for the same, 20*d.*
 From Theobald le Mercer for the same, 6*d.*
 From Peter Skakelok for the same, 6*d.*
 From Walter de Stocton for the same, 6*d.*
 From Robert de Brandon for the same, 6*d.*
 From Walter de Stokton for the same, 6*d.*
 From Robert de Elmilande for the same, 12*d.*
 From John Undershirde for the same, 12*d.*
 From Stephen Brasse for the same, 12*d.*
 From Henry Curtays for the same, 12*d.*
 From Walter de Stokton for the same, 6*d.*
 From Richard de Biry for the same, 12*d.*
 From John son of Ralph de Maynesford for the same, 12*d.*
 From William de Kilverby for the same, 12*d.*
 From Stephen Brasse for the same, 6*d.*
 From Robert de Calwerley for the same, 6*d.*
 From John Stille for the same, 12*d.*
 From Robert de Mundevill for the same, 12*d.*
 From Thomas de Corbrigg for the same, 12*d.*
 From Adam de Sessinghop for the same, 6*d.*
 From Adam de Satley for the same, 6*d.*
 From Ralph de Faushide for the same, 12*d.*

MEMBRANE 7.

July 1. To the treasurer and barons of the exchequer. Order to cause Ralph
 Stirling. de Hardredeshull to be acquitted of 18*l.* 1*s.* 6*d.* yearly from 7 February,

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Membrane 7—cont.

in the twenty-ninth year of the reign, for the wardship of two parts of the manor of Wermyngham, which belonged to Warin de Meynwaryn, deceased, tenant in chief, which the king, on 7 February, in the eighteenth year of his reign, committed to Ralph during the minority of Warin's heirs, at which sum the two parts are extended, as the king, on 7 February, in the 29th year, granted to Edward, prince of Wales, the county of Chester, with all debts due to the king therein on that day, and ordered the treasurer and barons to search the rolls of the exchequer for all debts due to the king on that day in that county, and to cause estreats thereof to be made and to be delivered to the attorneys of the prince in order to levy them for his use, provided that the aforesaid debt is contained in the said estreats.

Roger de Eystenby, imprisoned at Rypon for the death of Thomas Noel, wherewith he is charged, has letters to the sheriff of York to bail him.

July 6.
Stirling.

To Master Richard de Havering', escheator this side Trent. Order not to intermeddle further with the lands that Alice du Lund held at her death, as the king learns by inquisition taken by the escheator that she held no lands at her death of the king by reason whereof the wardship of her lands ought to pertain to the king.

July 10.
Stirling.

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause Philip de Everdon, keeper of the king's manor of Silveston, to have in the king's Hay of Hanle, which is within the bounds of the forest of Whittlewode, six oaks fit for timber for the repair of the king's houses within the manor and of a weir there.

By K. on the information of the treasurer.

To the keeper of the king's park of Pederton. Order to cause the sheriff of Somerset to have in that park six oaks fit for timber to repair the houses of the king's gaol of Sumerton.

By K. on the information of the treasurer.

July 9.
Stirling.

To Bertus Penuchinus, Stoldus de Friscobaldis, Coppus Cottenne and their fellows, merchants of the society of the Friscobaldi of Florence. Order to have in chancery at York on Saturday next the 117l. 10s. Od. that the king ordered them to pay—out of the 2,500 marks that they ought to have paid by the king's order to John de Lysto, citizen of Bayonne, in full payment of the debts due to John and his fellow-citizens by the letters of Henry de Lacy, earl of Lincoln, lately supplying the king's place in the duchy aforesaid—to William de Sancto Paulo, Arnald de Sancto Martino and certain of their fellows, citizens of Bayonne, in full satisfaction for 500l. granted to them by the king in aid of their costs and expenses incurred in a prosecution in the king's name against William de Saut, sometime citizen of Bayonne, deceased, for his goods and chattels adjudged to the king, notwithstanding the aforesaid order, in order that the money may be paid to William de Sancto Paulo and Arnald, or one of them, for the use of them and their fellows, in the presence of Master William de Grenefeld, the king's chancellor.

June 30.
Stirling.

To the treasurer and chamberlains of the exchequer of Dublin. Order to cause to be paid immediately upon sight hereof to William de Donecastr[ia], citizen of Chester, 147l. 6s. Od. in which the king is indebted to him for wines bought from him by William Trente, the king's butler, for the expenses of the king's household in the thirty-first year of his reign, receiving from him his letters patent witnessing the receipt and the tallies

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Membrane 7—cont.

made between him and the butler concerning the receipt of the wine, and to send the letters patent and tallies to the exchequer of England. The king wills that the said treasurer shall be discharged of this sum in his account at the exchequer of England, and that John de Drokenesford, keeper of the king's wardrobe, shall be charged with it, in accordance with the tenor of another order of the king sent to the said treasurer and barons.

By K. on the information of W. bishop of Coventry and Lichfield.

July 12.
Stirling.

To the bailiffs of the bishop of Norwich and of Robert de Monte Alto and William de Carleton at Lenne. Whereas the king lately, at the prosecution of Ralph Gedge and John de Pycheford, burgesses and merchants of Scardeburgh—suggesting that two ships with the goods and chattels in them, to the value of 200*l.*, were driven by contrary winds to the port of Northbern within the land and power of the king of Norway, and were unjustly arrested by Erling (*Heleng*) Hildessone, the said king's bailiff, at Northbern, and were detained from them—requested the king of Norway by his letters to cause the ships and goods and chattels to be restored to the said merchants, and to cause justice to be done to them in this matter; and afterwards, because the said king had done nothing, but had wholly failed to do justice to them, as the king learned from their complaint and by the letters patent of his men of Scardeburgh sealed with their seal, the king ordered the bailiffs of Boston to arrest goods and wares of the men and merchants of the land and power of the said king to the value of 100*l.*, and ordered the said bailiffs of Lenne to arrest goods and wares of men and merchants of the land or power of the said king to the value of another 100*l.*, and to cause them to be kept safely until further orders, and to certify the king of their proceedings in this matter and of the value of the goods arrested; and the bailiffs of Lenne have signified that they have arrested in that town by virtue of the said order goods and wares of men and merchants of the land and power of the king of Norway in divers ships to the value of 100*l.*, to wit boards (*bord*'), fish, and roof-timbers (*cheverones*), which they have in their custody: the king, wishing to aid his said merchants as to the recovery of their debts aforesaid so far as he can with justice, orders them to cause the goods and wares to be appraised by the oath of merchants and others of that town in the presence of the said merchants of Norway, if they wish to be present, and to cause them to be delivered thus appraised to Ralph and John to the value of 100*l.*, in part payment of the 200*l.* aforesaid, certifying the king before St. [Peter] ad Vincula next under their seals.

July 1.
Stirling.

To Ralph de Sandwyco, constable of the Tower of London. Whereas the king lately appointed divers citizens of Bayonne in various ports of his realm to receive in the name of the citizens of that city the custom of wools, hides and wool-fells granted by him to the citizens of that city until they should be satisfied for divers debts due to them from him by the letters of Henry de Lacy, earl of Lincoln, lately supplying his place in the duchy [of Aquitaine], and the citizens thus appointed have bound themselves by their letters patent to pay all the money received by them in the said ports to the aforesaid citizens of Bayonne, under pain of delivery of their bodies to prison, as the king is given to understand by John de Lysto, citizen of that city, proctor of the citizens sent by them to England to account with the aforesaid receivers: the king orders the constable to cause to be arrested the bodies of the receivers aforesaid who remained in arrear after the account between John and them concerning the money received by them, of whose names John will certify him, and

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Membrane 7—cont.

to cause them to be kept safely until they shall have made satisfaction for the arrears aforesaid, as the constable shall deem fit according to the tenor of the letters patent of the said receivers to be shown to him by John.

July 10.
Stirling.

To Gilbert Flemang and Thomas de Frismarisco, collectors of the new custom of wool, hides, wool-fells, hides, and of 8*d.* on each pound of smallwares (*ad libram cujuslibet averii ponderis*) at Newcastle-on-Tyne. Order not to intermeddle further with the custom, as the king has appointed by his letters patent Nicholas de Karlio[lo] and Thomas son of Hugh de Karliolo in their place to collect and levy the custom during his pleasure, and order to deliver to them by indenture the two seals lately appointed for the said custom.

To the bailiffs of Scardeburgh. Whereas the king learns by an inquisition taken by the sheriff of York that Thomas son of Roger Petywylle of Scardeburgh, adhering to the Scotch enemies of the king, was slain in the first conflict between the king and the Scots at Berewyk-on-Tweed as an enemy and rebel, and that he held at his death a messuage in Scardeburgh of the prior of Malton by the service of 6*s.* 8*d.* yearly, which messuage was taken into the king's hands by the sheriff by reason of Thomas's forfeiture aforesaid, and is still in the king's hands, and that the service aforesaid was withdrawn from the prior from the time of the taking of the messuage into the king's hands: the king orders the bailiffs to cause the prior to have the said 6*s.* 8*d.* yearly, with the arrears of the same from the day when Thomas was thus slain and the messuage came to the king's hands.

July 10.
Stirling.

To Master Richard de Havering, escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of Richard le Archer, tenant in chief, upon her taking oath that she will not marry without the king's licence, in the presence of Richard, son and heir of Richard, if he choose to attend.

July 20.
Stirling.

To the bailiffs of John de Britann[ia], count of Brittany, at Boston. Whereas the king at the complaint of Reymund de la Brouwe, citizen of London,—suggesting that Nicholas son of Nicholas and Peter Caleward and certain other malefactors of Lombardy, stole and carried away by force of arms in Flanders from a ship of Pevenese, which was taking the bales to England to the port of Sandwich, from Reymund's men and servants appointed for the custody of the said goods four bales (*balas*) of red tawed leather (*corei aluti*), spices, and other small things, to the value of 100*l.* sterling and over, that had been bought for the king's use in parts beyond sea by Reymund—requested Philip, son of Guy, count of Flanders, Chieti (*Thieat'*) and Loretto, a short time since to compel Nicholas and Peter and the other malefactors to make restitution of the goods aforesaid, or to make satisfaction for their estimated value to him who prosecuted this matter before the count in the name of the king and the said merchant; and it now appears by the inspection of the letters patent of the *écherins* and consuls of the five good towns of Flanders that were shown before the king under the common seal of the town of Bruges that the *écherins* and consuls condemned Nicholas and Peter and the other malefactors in 485*l.* 1*s.* 0*d.* of Paris, at which sum the goods were appraised, and likewise in 12*l.* of the same money for the expenses of Reymund in this matter, to be paid to Reymund, and they also decreed that the men of the said (*sic*) towns of Lombardy should satisfy Reymund for this sum without delay; and because the *échevins* and consuls deferred putting this condemnation and decree into execution, the king again requested the

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Membrane 7—cont.

count to cause Reymund or his attorney to be satisfied for these sums without delay in accordance with the decree aforesaid, lest it should behove the king to provide Reymund with another remedy for lack of justice; in which matter nothing has been done, although Reymund's attorney prosecuted the matter as much as he could, as the king learns from the renewed complaint of Reymund: the king, wishing to provide for his own indemnity and for that of Reymund, orders the bailiffs to cause goods and wares of merchants of Flanders who are not of the fealty or friendship of the king of France to be arrested to the value of the sums thus adjudged to Reymund, as far as it can be done to the least damage of the merchants, and to cause the goods to be kept safely until Reymund be satisfied for the aforesaid sums, certifying the king of their proceedings.

July 21.
Stirling.

William de Wabrunne and William son of Robert le Palefreyman, imprisoned at Norwich for the death of Thomas Mayn of Wabrunne, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

To Roger de Hegham, Walter de Gloucestr[ia], and John de Sandale, appointed to assess the king's tallage in the cities, boroughs and his other demesnes in co. Middlesex. Order to cause the prior of the Hospital of St. John of Jerusalem in England and his men to be acquitted of the tallage in their lands in that county acquired by the Hospital before the making of the charters of the king's progenitors acquitting them of tallage, which charters the king has confirmed.

July 20.
Stirling.

To John de London[ia], constable of Wyndesore castle. Order to cause the abbot of St. Peter's, Westminster, to have eight bucks for the present year and seven that are in arrear to him for the thirtieth year of the king's reign and eight that are in arrear for the thirty-first year, unless he have already had them by other orders of the king, in accordance with the late king's grant by his charter, which the king has confirmed, to God and the church of St. Peter and the abbot of Westminster of eight bucks yearly, to be taken in the forest of Wyndesore at the king's cost by the hands of the constable of the castle, and to be carried by him to Westminster on the eve of St. Peter ad Vincula, so that they who carry the venison thither shall make two (meneias) yearly before the great altar of St. Peter in that church.

July 27.
Stirling.

To the sheriff of Stafford. Order to cause Master John de Everdon, dean of St. Peter's church, Wolvernehampton, to have seisin of a messuage and a toft in Codeshale, as the king learns by an inquisition taken by the sheriff that the messuage and toft, which Nicholas 'in the Hale,' who was outlawed for felony, held, have been in the king's hands for a year and a day, and that Nicholas held them of John, and that the township of Codeshale has had the king's year, day and waste thereof, for which it ought to answer to the king.

To the sheriff of Stafford. Order to cause the said John to have seisin of five acres of land that Henry son of Henry atte Hethe of Hatherdon, who was outlawed for felony, held, as the king learns by an inquisition taken by the escheator that Henry held the land of John, and that the township of Hatherdon has had the king's year, day and waste thereof, for which it ought to answer to the king.

July 20.
Stirling.

To William Haward, one of the justices of the Bench. Whereas Maud, late the wife of Robert son of John de Thorp, holds the manor of Sharpenoue, co. Bedford, for her life, and John de Thorp, son and heir

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Membrane 7—cont.

of Robert, to whom the manor ought to revert after her death, has granted before William and his fellows the manor to George de Thorp and Elizabeth, his wife, to hold to them and to George's heirs; the king, at the request of George, who is staying with him in his service in Scotland, has given to William power to receive the acknowledgment of Maud due to George and Elizabeth in this behalf, and orders him to receive the acknowledgment in due form, as has been usual in the like case.
By p.s.

July 28.
Stirling.

To Master Richard de Havering', escheator this side Trent. Order to deliver to Margaret, late the wife of John de Walton, tenant in chief, the following lands, which the king has assigned to her in dower: a third of two parts of a messuage in Masham, co. York, which two parts are extended at 5s. yearly; a third of two carucates in the same town, which two carucates are extended at 4l. 5s. 4d., to wit each carucate at 42s. 8d.; a third of twenty acres of meadow in the same town, which are extended at 50s., to wit each acre at 2s. 6d.; a third of two parts of two water-mills in the same town, which are extended at 8l. 18s. 4d.; a third of two parts of a fuller's mill in the same town, which two parts are extended at 16s. 5d. yearly; a third of 18l. of yearly rent in the same town; a third of a close containing 24 acres of meadow in Leghton, in the same county, which is extended at 60s. yearly, to wit each acre at 2s. 6d.; a third of divers pastures in minute parcels in that town, the agistment whereof is extended at 12d. yearly; a third of a pasture in Suth Leghton, in the same county, which pasture is extended at 2s. yearly.

Vacated, because the writ was restored, and it is otherwise in the appended schedule.

To Walter de Glouc[estria], escheator beyond Trent. Like order to deliver to the said Margaret a toft in Waltham, co. Lincoln, which is extended at 12d. yearly, and 10l. of yearly rent in that town and in Bernalby and Wade, in the same county, to be received from certain free tenants there.

To the same. Order to deliver to the said Margaret certain lands in Northpikenham, co. Norfolk, which were taken into the king's hands by reason of John's death, and to restore to her the issues received thence, as the king learns by an inquisition taken by the escheator that John and Margaret were jointly enfeoffed thereof by Mary de Nevill, to have to them and to the joint heirs of their bodies, and that they held the lands jointly at John's death, and that the lands are held of John de Britannia, earl of Richmond, by the service of one knight's fee.

July 30.
Stirling.

Gilbert de Cors, imprisoned at Gloucester for the death of Robert Selewyk, wherewith he is charged, has letters to the sheriff of Gloucester to bail him until the first assize.

*Membrane 7—Schedules.**Brevia de warrantia dierum.*

March 21.
St. Andrews.

To the justices of the Bench. Order not to put William de Harpeden in default for not appearing on Tuesday the morrow of St. Martin in the suit before them between Henry son of William de Kendale and him concerning a trespass committed upon Henry by William, as he was in the king's service by his order on that day.

By K. on the information of W. bishop of Coventry and Lichfield.

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*Membrane 7—Schedules—cont.*May 28.
Stirling.

To Hervey de Staunton and Roger de Suth[am]t[ona], appointed to take assizes in co. Dorset. Order not to put John son of Richard de Veer of Stottemcombe in default for not appearing before them on Friday after Whitsuntide at the assize of mort d'ancestor arramed before them by Peter de Pokeswell against him concerning a messuage, two virgates of land, 6½ acres of meadow, except 5 acres, in Wotton Ver and Simondesborg, as he was in the king's service by his order on that day. By p.s. [4529.]

May 10.
Stirling.

To the justices of the Bench. Order not to put Hugh de Curtenay in default for not appearing on Sunday the octaves of St. Hilary and on Sunday the quinzaine of Easter in the suit before them between Mabel, late the wife of John de Langeford, demandant, and William de Medburn, deforciant, concerning her dower in Langeford, concerning which William vouched him to warranty against Mabel, as he was in the king's service by his order on that day. By p.s. [4483.]

June 1.
Stirling.

To the same. Order not to put Aymer de Valencia in default for not appearing on Sunday after St. Mark in the suit before them between Aymer and John le Fychere concerning a trespass committed upon Aymer by John, as he was in the king's service by his order on that day. By p.s.

June 10.
Stirling.

To the same. Order not to put Robert son of Peter de Lekeburn in default because he did not appear on Monday before the Ascension in the suit before them between John de Hanlay and him, that Robert should render to John the wardship of the land and heir of Alan de Conyngesholm, as he was in the king's service by his order on that day. By p.s.

June 19.
Stirling.

To the same. Order not to put Thomas de Chaucumbe in default because he did not appear on Monday, the morrow of the octaves of the Purification, in the suit before them between John de Hemyngton, demandant, and Thomas, tenant, concerning a messuage, 50 acres of land, three acres of wood and 83s. 1d. yearly of rent in Kateram and Wodemershton, as he was in the king's service by his order on that day.

By p.s.

Sept. 28.
Darlington.

To the same. Order not to put Thomas de Furnivall in default for not appearing on Sunday before SS. Tibertius and Valerian before them in the suit between him and Robert Ecclesale and Richard Folejambe concerning a trespass committed upon Thomas by them, as he was in the king's service by his order on that day. By p.s. [5084.]

Oct. 6.
Newburgh.

To the same. Order not to put Henry de Bosco in default for not appearing on Sunday before St. Mark last in the assize of novel disseisin arramed by him before them against Adam le Vavesour of Esk, concerning a tenement in Esk, as he was in the king's service on that day. By p.s.

Oct. 11.
Birdsall.

To the sheriff of Berks. Order not to put John Lovel, the king's yeoman, in default for not appearing on Wednesday before Michaelmas in the suit in the sheriff's county [court] without the king's writ between Thomas de Abbrebury and the said John and William de Dene concerning the unjust taking and detaining of a horse belonging to Thomas, as he was in the king's service by his order on that day. By p.s. [5103.]

Oct. 11.
Birdsall.

To the justices of the Bench. Order not to put Robert de Bavent in default for not appearing on Sunday the month after Easter in the suit before them between Isabel de Asfordeby, Robert de Maulay, chaplain, and William de Somercotes, executors of the will of William son of Helewysia, and the said Robert de Bavent of this that Robert de Bavent shall render to the executors 60s., as he was in the king's service by his order on that day. By p.s.

The like in favour of Robert Bovent (*sic*) and John son of John de Byllesby and Alan Joy of Billesby.

Membrane 7—Schedules—cont.

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Oct. 6.
Newburgh.

To the same. Order not to put Henry de Bosco in default for not appearing on Sunday after St. Barnabas last at the taking of the assize of novel disseisin arramed before them by Henry against Adam le Vavassur of Esk concerning tenements in Esk, as he was in the king's service by his order on that day. By p.s.

Oct. 15.
Bainton.

To the same. Order not to put William Pasy in default because he did not appear on Monday the eve of St. Martin in the suit before them between the prior of St. Oswald's, demandant, and William, deforciant, concerning the advowson of the church of Neubolt Pasy, as he was in the king's service by his order on that day. By p.s.

July 28.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order to assign dower to Margery, late the wife of John de Walton, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

*MEMBRANE 6.*July 27.
Stirling.

Robert Patrick of Aldrynton, imprisoned at Gloucester for the death of William de Lydeneye, wherewith he is charged, has letters to the sheriff of Gloucester to bail him until the first assize.

Aug. 5.
Perth.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to the wife of Richard le Noreys, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Aug. 10.
Stirling.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with the lands that belonged to Henry de Monte Forti, as the king learns by an inquisition taken by the escheator that Henry at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

Aug. 9.
Stirling.

To the collectors of the king's custom on wines of Brigerak and St. Emilion loaded at Pierrefite (*Petram Firam*) and Leyburn and brought to London. Order to permit Bernard Johan de Rue Majore to be acquitted of the 4s. upon each tun of wine of Brigerak, the Limousin, and St. Emilion thus loaded and brought to London by him, as the king has pardoned all men the said sum, which he lately ordered to be taken in his realm. It is provided that he shall pay the due and old customs thereon, and shall pay to the king the new custom granted to him by merchants of the duchy [of Aquitaine].

Aug. 21
Selkirk.

To the bailiffs of Boston. Whereas the king lately at the suit of Ralph Gedge and John de Fycheford (*rectius* Pycheford), burgesses and merchants of Schardeburgh—suggesting to him that two of their ships with the goods and chattels in them to the value of 200*l.* were driven by contrary winds to the port of Northbern within the land and power of the king of Norway, and were unjustly arrested by Erlingr (*Helenger*) Hildesone, the said king's bailiff at Northbern, and are detained by him—requested the said king by his letters to cause the ships with the goods and chattels to be restored to the merchants, and to cause justice to be done to them in this behalf; and, because the said king had done nothing in this matter but had wholly failed to do justice, as appears to the king by the letters testimonial of the burgesses of Skardeburgh sealed with their common seal, the king ordered the bailiffs of Lynn to cause goods and wares of the men and merchants of the land or power of the king

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Membrane 6—cont.

of Norway to the value of 100*l.* to be arrested, and he ordered the bailiffs of Boston to arrest goods and wares in like manner to the value of 100*l.*, and to cause them to be kept safely and to certify the king of their proceedings; and the bailiffs of Boston have returned that they have arrested goods and wares of Clof (*rectius* Elof) Long of Bergh', Seword de Bergh', and Eric (*Herike*) Breche, merchants of Norway found in their bailwick, to wit in the hands of Andrew de la Gotere of Boston 19*l.* sterling, and in the hands of William de Bray of London honey to the value of 21*l.*, and in the hands of Nicholas de Fakenham of Lynn 14*l.* sterling, and honey to the value of 6*l.*, and that they detain the goods and wares under arrest by virtue of the said order; the king, wishing to aid his merchants with a speedy recovery, orders the bailiffs of Boston to cause the honey aforesaid to be appraised by the oath of merchants and others of their bailiwick, and to cause it to be delivered with the money aforesaid to the said merchants in part payment of the 100*l.* aforesaid, and, in addition, to cause goods and wares of merchants of Norway to be arrested to the amount of the balance of the said 100*l.*, and to cause them to be kept safely, and to certify the king without delay of all their proceedings by their letters.

Aug. 23
Jedburgh.

To the bailiffs of John de Britannia, earl of Richmond, at Boston. Whereas the king, at the suit of Raymund de la Browe, citizen of London, —suggesting to him that Nicholas son of Nicholas and Peter Caleward and certain other malefactors of Lombardy took and carried away by force and arms in Flanders four bales of red tawed (*aluti*) leather, spices and other small things, to the value of over 100*l.* sterling, which had been bought by Reymund for the king's use in parts beyond sea, in a ship of Povonese (*sic*) that was taking them to England to the port of Sandwich, from Reymund's men and servants who were deputed for the custody of the said goods—requested Sir Philip, son of Sir G[uy], count of Flanders, Chieti (*Thiect'*) and Loretto (*Loret'*), to compel Nicholas and Peter and the other malefactors aforesaid to make restitution of the goods or satisfaction for their value to him who should prosecute this matter before the count in the name of the king and of the said merchant; and it now appears to the king by inspection of the letters patent of the *échevins* and consuls of the five good towns of Flanders, which were shown to the king under the common seal of the town of Bruges, that the said *échevins* and consuls have condemned Nicholas and Peter and the other malefactors aforesaid in 485*l.* 1*s.* 0*d.* of Paris, at which the goods were appraised, and also in 12*l.* of the same money for Reymund's expenses in the matter, to be paid to Reymund, and have also decreed that the men of the said (*sic*) towns of Lombardy shall satisfy him without delay for this sum; and because the *échevins* and consuls delayed putting this condemnation and decree into execution, the king again requested the count to cause Reymund or his attorney to be satisfied without delay for the sums of money thus adjudged to him, lest it should behove the king to provide Reymund with another remedy for lack of justice; and nothing has as yet been done in the matter, although Reymund's attorney has prosecuted the matter as much as he could, as the king learns from Reymund's renewed complaint; for which reason the king ordered the said bailiffs to cause all goods and wares of merchants of Flanders who are not of the fealty or friendship of the king of France to be arrested to the value of the sums adjudged to Reymund, in so far as this could be done with least damage to the said merchants, and to cause them to be kept safely until Reymund should be satisfied for the said sums, and to certify the king of

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Membrane 6—cont.

their proceedings; and they have certified him by their letters that they have caused goods and wares of merchants of Flanders to be arrested to the value of 41*l.* 10*s.* 0*d.*, to wit from Walter the clerk of Bruges five pieces of cloth, which are appraised at 12*l.* 10*s.* 0*d.*, and from him in ready money in the hands of John Sparwe 12*l.*, from Outre Scourbote in ready money in the hands of Robert Binte of Norwich 4*l.*, and a ship of Flanders, which is appraised at 8*l.*, and another ship, which is appraised at 100*s.*, by virtue of the king's order aforesaid: the king, wishing to provide for his own indemnity and for that of Reymund, orders the bailiffs to cause the cloth and ships to be appraised by the oath of merchants and others of that bailiwick, and to deliver them with the money aforesaid to Reymund, in part satisfaction of the sum aforesaid, certifying the king of their proceedings in writing.

Aug. 11.
Stirling.

To Walter de Gloucester [ria], escheator beyond Trent. Order to cause Otto, son and heir of John Ferre, tenant in chief, to have seisin of the lands whereof his father at his death was seised, as the king has taken Otto's homage.

Memorandum, that the king of his special grace took Otto's homage because he was born in foreign parts (*traxit originem in partibus transmarinis*), for which reason he could not prove his age in England according to the law and custom of the realm.

Aug. 15.
Linlithgow.

To the treasurer and barons of the exchequer of Dublin. Notification that the king has pardoned Stephen le Poer, for his good service in Scotland, 20 marks due from him to the king at that exchequer for divers amercements into which he fell in the king's courts in Ireland and for divers writs sued out by him in the chancery of Ireland, and order to cause him to be acquitted thereof. By p.s. and by pet. sent from the king.

The like to the same in favour of the following:

Roger Heghleye, for 10 marks by which he made fine before John Wogan, justiciary of Ireland, for a trespass. By p.s. and pet. as above.

Hugh de Anton', for 100*l.* for the debts of Richard de Anton', his father, and for his own debts. By p.s. and pet. as above.

Maurice de Carreu, for 400*l.* for the arrears of the ferm for the lands that he holds of the king in chief in Dessemond in Ireland.

By p.s. and pet. as above.

Walter Cradok, for 9*l.* for writs sued out in the chancery of Ireland and for being pledge for divers men against the king and for divers other causes. By p.s. and pet. as above.

John son of John le Poer, for 50 marks due to that exchequer for divers causes. By p.s. and pet. as above.

Stephen Fraunceys, for 8*l.* By p.s. and pet. as above.

John le Botiller, executor of the will of William le Botiller, for 12*l.* 4*s.* 0*d.* due from him in the name of the deceased by a recognisance made to the king by John at the said exchequer, unless the money be levied from certain rents or other lands that are of the king's demesnes. By p.s. and pet. as above.

Roger le Poer, for 20*l.* of the 40*l.* by which he and Thomas le Poer made fine with the king for a trespass that they were said to have committed in Ireland, provided that Thomas be charged with the remaining 20*l.* By p.s. and pet. as above.

William de Cauntoun, for 100*l.* due to the said exchequer by divers particulars. By p.s. and pet. as above.

John son of William le Poer, for 10*l.* of the 20*l.* in which he was amerced in that exchequer for a contempt against the king.

By p.s. and pet. as above.

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1304.

Aug. 15.
Linlithgow.

To the same. Order to cause Gilbert le Waleys, the elder, to be acquitted of 20*l.* due from him to that exchequer for the escape of certain thieves from his prison at Cork, who were in his custody when he was the king's sheriff there, as the king has pardoned Gilbert this sum because he, being broken with age, has sent Gilbert le Waleys, the younger, his kinsman, in the king's service to Scotland, and the latter has served the king there well and faithfully.

By p.s. and pet. sent from K.

To the same. Roger son of Roger de Penbrok has shown the king that whereas his father was indebted to the king in 200 marks for the arrears of his account of the time when he was the king's sheriff in co. Tyrone, in Ireland, and he paid 7*l.* 8*s.* 4*d.* of this sum to Robert Maunsel, afterwards sheriff of that county, for the king's use by summons of that exchequer, and he also paid 20*l.* to Walter Lenfaunt by the king's writ of the chancery of Ireland directed to him for the custody of the castle of Athelone, concerning which he has letters patent of Robert and Walter witnessing the receipt of the said money and also the king's writ of the precept, the said treasurer and barons still defer making allowance to him for these sums: the king, wishing to aid Roger son of Roger by reason of his good service in Scotland, orders them to inspect the said letters patent and the writ, and, if they find it is as stated, to cause full and due allowance to be made to Roger in accordance with the law and custom of that exchequer, and to cause him to have reasonable terms at which he may pay the remaining 41*l.* 18*s.* 4*d.*

Sept. 2.
Horton.

To Robert de Burghersch, constable of Dover castle and warden of the Cinque Ports. Order to permit Gerard Salvayn, knight, and Master Roger de Heselerton, clerk, the king's special envoys to parts beyond sea for the expedition of certain of his affairs there, to cross with their household, horses, arms and other things; provided that they carry with them to parts beyond sea nothing contrary to the form of the ordinance lately made that money or silver in mass shall not be taken out of the realm.

Aug. 24
Yetholm

To John Wogan, justiciary of Ireland, or to him who supplies his place. Whereas the king lately, at the suit of the bishop of Killaloe (*Laonien*)—suggesting that the justiciary had taken into the king's hands for unreasonable causes three carucates and 84½ acres of land in the town of the New Castle of Lyons near Dublin, which land the bishop asserts is the right of his church—ordered the justiciary to certify him of the manner and cause of taking them into the king's hands, and the justiciary has returned that whereas Maurice, late bishop of Killaloe, was seised of 8 carucates and 84½ acres at Kilulkan in the said town as of the right of his church by an exchange made between the king and Matthew Ohogan, late bishop of that place, for certain lands at Roschire, the said Maurice committed the said land to Thomas son of James Ohogan, to be held to Thomas in fee, without the consent of his chapter and without obtaining the king's licence, and that Master Robert de Dondovenald, as guardian of Thomas, received the issues of the said land for three years, wherefore it was ordained by the king's council of Ireland that Walter de la Haye, escheator of Ireland, should take the lands into the king's hands, and that the lands were taken into the king's hands for this reason, and have been detained until now, as the justiciary states that he learns by the return of the said escheator and by an inquisition taken by the escheator and delivered to him, a transcript whereof he has sent to the king; and as it does not appear by the inquisition aforesaid that Thomas was present at the taking of the inquisition to show any

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Membrane 6—cont.

right that he might have or that he has been in any way warned as to this up to the present time, the king orders the justiciary to cause Thomas to be warned to be before the justiciary at a certain day and place to be provided by the justiciary, if Thomas shall see fit, to prosecute any right that he may claim to have in the lands, and if the justiciary find no reasonable cause why the bishop ought not to enter and have the lands as the right of his church and if he ascertain that they were taken into the king's hands solely for this reason, he shall order the escheator to amove the king's hands from the lands without delay, and not to meddle further therewith, saving the king's right when he shall wish to speak concerning this matter.

By p.s.

[Prynne, *Records*, iii, p. 1049.]

Aug. 28.
Morpeth.

To the official of the archbishop of York and to his commissary. Adam de Osgodby, king's clerk, parson of the church of Gaygrave, which is of the advowson of Henry de Percy, has shown the king that whereas he demanded before the official and commissary in Court Christian against the abbot and convent of Furneis the tithes issuing from their lands and *culture* within the limits of the parish church aforesaid as pertaining to him as rector and to his church, and after various allegations of the abbot and convent had been inspected and after certain papal privileges produced by them for their immunity from payment of tithes had been diligently examined and after their proofs (*racionibus*) had been understood, it was considered by the official and the commissary that the abbot and convent shall pay the said tithes to the rector and his church, and that the tithes ought to pertain to him and his successors and to his church of right notwithstanding the privileges aforesaid, the official and commissary have nevertheless stayed proceedings by pretext of a writ of the king called 'indicavit' ordering them not to proceed in this plea in Court Christian, which writ the abbot sued out in the king's court surreptitiously, maliciously suggesting that he holds a quarter of that church of his own advowson as if he were patron or as if the tithe amounted to the value of a quarter of the church; and whereas the king, at the suit of his said clerk, has caused the true value of the church and also of the tithes to be inquired by the sheriff of York, and he learns by the inquisition that the church is worth yearly 110 marks beyond the tithes aforesaid, and that the said tithes are worth yearly 100s., whereby it appears that they do not amount to a quarter of the value of the church; the king, not wishing to derogate from the ecclesiastical jurisdiction by such false suggestion or to delay further Adam's right, orders the official and his commissary to proceed notwithstanding the aforesaid prohibition to the execution of the judgement (*considerationis*) aforesaid in Court Christian, as ought to be done in an ecclesiastical court. [*Ibid*, p. 1039].

Sept. 2.
Horton.

To Walter de Gloucestr[ia], escheator beyond Trent. Whereas the king, on 13 April, in the twenty-eighth year of his reign, in aid of the acquittance of the debts in which Edmund de Mortuo Mari, now deceased, tenant in chief, was bound to Geoffrey de Geynville and Maud his deceased wife, granted licence by his letters patent to Edmund [*Calendar of Patent Rolls, 1292-1301*, p. 508] to demise to Geoffrey and Maud in his manors of Stratfeld Mortimer, Worthimortimer, Clebury, and Wiggemore 120*l.* yearly of land and rent, for eight years from the Invention of the Holy Cross in the said year; and Edmund has assigned to them in the manor of Stratford Mortimer, co. Berks, 42*l.* yearly, in the manor of Wordy, co. Hants, 18*l.* yearly, in the manor of Wiggemor and in the hamlets of Borington and Leynthale Starkeres, co. Hereford, 30*l.* 17*s.* 8*d.*, and in the manor of Clebury, co. Salop, 29*l.* 2*s.* 8*d.* yearly,

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Membrane 6—cont.

to have as of the value of 120*l.* yearly as above, as the king learns by the inquisitions taken by the escheator concerning the lands that belonged to Edmund and returned into chancery: the king orders the escheator to deliver the said 120*l.* yearly of land and rent to Geoffrey, to hold as above, together with the issues thereof received by the escheator, who took them into the king's hands by reason of Edmund's death.

Sept. 16.
Tynemouth.

To Miles de Stapelton, constable of Knaresburgh castle. Order to cause Thomas Founne and his fellow, the king's parkers of La Haye, to have in the king's park of La Haye an oak fit for timber, of the king's gift, for the repair of the king's lodge (*logia*) in that park.

By K. on the information of W. bishop of Coventry and Lichfield.

MEMBRANE 5.

Aug. 26.
Bolton.

To Hugh Daundelyn, coroner in co. Northampton. Order to deliver to Henry de Rothewell six acres of rye, price of the crop of each acre 20*l.*, six acres of oats, price of the crop of each acre 16*l.*, three horses, price 12*s.*, a cow, price 4*s.*, an iron-bound (*ferrata*) cart, price half a mark, certain harness (*hernesia*) for horses and carts, and certain utensils of the house, price 8*s.* 7½*d.*, as the king lately ordered the coroner to certify him of the reason for taking these things into the king's hands, and the coroner has returned that he took them into the king's hands and delivered them to the men of the township of Rothewell because they were found in the custody of Henry le Yonghoseband, the late bailiff of the said Henry, which Henry le Yungehoseband slew Gilbert son of Alexander de Waldegrave, for which felony he fled to the church of Holy Trinity, Rothewell, and that their goods and chattels belong to Henry de Rothewell and not to Henry le Yungehoseband, and that the latter had no lands or goods or chattels but was the bailiff of Henry de Rothewell, for his lands, goods and chattels aforesaid, as the coroner states that he learned by an inquisition taken by him at the time of the commission of the felony aforesaid; receiving from Henry de Rothewell security to answer to the king for the goods and chattels aforesaid in the next eyre of the justices in that county unless he can prove before them that the goods and chattels are his and that Henry le Yungehoseband had no part in them on the day of the commission of the felony.

Sept. 2.
Horton.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Margaret, late the wife of Edmund de Mortuo Mari, tenant in chief, the castle and manor of Bridgewater (*Brug' Walteri*) and the manor of Odycomb, co. Somerset, and the manors of Kyngeslene, Erleslene, Penebrug and Orleton, co. Hereford, which he has taken into the king's hands by reason of Edmund's death, and to restore to her the issues received thence by him, as the king learns by an inquisition taken by the escheator that Edmund and Margaret were jointly enfeoffed of the castle and manors by John Wake, and that they continued their seisin thereof until Edmund's death and that the said castle and the manor of Odycombe are held of the king in chief by the service of a third of a fifth of a knight's fee, and that the manors of Kyngeslene, Erleslene and Penebrug are held of the king in chief as members of the barony of Radenore, and that the manor of Orleton is held of the king as a member of the barony of Wygemore, and the king, compassionating Margaret's ill-health, has given power to the escheator to receive from her her fealty for the castle and manors.

Membrane 5—cont.

1304.

Sept. 2.
Horton.

Robert son of Christiana, Alice Freman, Roger son of Alice, and Mabel, wife of William Stut of South Dalton, imprisoned at Beverley for the death of Robert son of Gilbert le Fevre of Suth Dalton, wherewith they are charged, have letters to the sheriff [of York] to bail them until the first assize.

Sept. 12.
Tynemouth.

To the official of the archbishop of York and to his commissary. Adam de Osgodby, king's clerk, parson of the church of Gayrgrave, which is of the advowson of Henry de Percy, has shown the king that whereas he demanded before the official and commissary in Court Christian against the abbot and convent of Salleye the tithes arising from their lands and *culture* within the limits of his parish church aforesaid, pertaining to him as rector and to his church, the official and commissary have stayed proceedings in this plea by reason of a writ of prohibition that is called '*indicavit*' directing them not to proceed in this plea in Court Christian, which writ issued (*manavit*) surreptitiously from the king's court out of the usual course (*extra solitum cursum*) of his chancery, as appears by a transcript thereof, which they have sent to the king under their seal: as the king wills that the jurisdiction of the church shall not be derogated from or the right of his said clerk or his church be delayed by a writ thus surreptitiously sought out, he orders them to proceed in the said plea in Court Christian in accordance with ecclesiastical procedure notwithstanding the prohibition aforesaid. [Prynne, *Records*, iii, p. 1089.]

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Bello Monte, lately elected, who has no lands in that county to qualify him for the office.

Sept. 12.
Tynemouth.

To the sheriff of Cumberland. Order to cause the master and brethren of St. Nicholas's Hospital without Carlisle to have seisin of three acres of land in Hayton in Gillesland, as the king learns by an inquisition taken by the sheriff that the said land, which Stephen Greider, who was hanged for felony, held, has been in the king's hand for a year and a day, and that Stephen held it of the master and brethren, and that Alexander de Bastantwhait, sub-escheator in that county, now holds it, and that William de Mulcastre had the king's year and day thereof, and ought to answer to the king therefor.

Sept. 10.
Tynemouth.

To the sheriff of Lincoln. The king learns from Brother William de la More, master of the military order of the Temple in England, who has set out for Cyprus by the king's licence, that whereas he paid before he commenced his journey 1800 marks to Philip Burgi and James Giles and their fellows, merchants of the society of the Mozi of Florence dwelling in London, and the merchants made to him their letters obligatory for the sum thus received by them to be paid by the merchants of the society dwelling at Paris at Midsummer last, the said merchants dwelling at Paris fraudulently left the realm of France with their goods and chattels before the feast aforesaid, and have hitherto unjustly deferred paying the money to the master; and whereas the said merchants dwelling at London are also bound by their letters to the master for wool bought and received from him in 700 marks, to be paid at Midsummer next, and now propose, as it is said, to leave the realm of England secretly with their goods and wares so that the master may not recover the said sums of money from them: the king orders the sheriff to attach Philip and James and the other merchants of the society in his bailiwick, so that he shall have them before the king and his council in fifteen days from Martinmas to do and receive what his court shall consider in this matter,

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Membrane 5—cont.

and in the meantime to cause inquisition to be made by the oath of merchants and others as to what goods the said merchants have in his bailiwick, in whose hands they are, and their value, and to cause the goods to be arrested without delay and kept without loss until further orders, certifying the king at the said day of his proceedings. By C.
The like to the sheriffs of London.

Sept. 12.
Tynemouth.

To the sheriff of Cornwall. As William le Taillur of Treurny, imprisoned at York for a forged charter of pardon of the king's peace sued out under the name of Thomas Tryweder of Fawy for the death of Roger Cowle of Polrowan, wherewith he is charged, asserts that the charter was delivered to him by the said Thomas and by John Pernet of Lostudiel, whom he vouches to warranty: the king orders the sheriff to take Thomas and John without delay, and to cause them to be brought before the king on the morrow of All Souls to do and receive what his court shall consider.

Sept. 16.
Tynemouth.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Roesia, late the wife of John de Tyngewyk, and to William, their son, the tenements specified below, which he has taken into the king's hands by reason of John's death, and to restore to them the issues thereof received by him, as the king learns by an inquisition taken by the escheator that John and Roesia and William jointly acquired from Ralph son of William de Plumpton and William Lamberd certain tenements in Yerdele, Morende, Aldrington, Estpiry, Covesgrave, Fortho, Bosenho and Stratford, co. Northampton, and certain tenements in Evenle in the same county from John de London', to have to them and the heirs of William, and that they continued their seisin thereof from the time of the feoffments until the day of John's death, and that the tenements in Yerdele, Morende, Aldrington, Estpir[y], Covesgrave, Fortho, Bosenho and Stratford are held of Robert de Clifford, Henry Gubyon, John Mowen, Geoffrey de Lucy, Henry Spygurnel, Elias de Tyngewyk, Adam de Fortho and Thomas de Leukenore by the service of 7s. 8d. yearly, and by the service of doing suit at Robert de Clifford's court of Yerdele from three weeks to three weeks, and that the lands in Evenle are held of the heir of Thomas de Wadhull, tenant in chief, a minor in the king's wardship, by the service of a moiety of a knight's fee, and the king has taken the fealty of Roesia and William for the lands in Evenle.

To the same. Order to deliver to Roesia, late the wife of the aforesaid John, the lands specified below, which he has taken into the king's hands by reason of John's death, and to restore to her the issues thereof received by him, as the king learns by an inquisition taken by the escheator that John and Roesia jointly acquired certain lands in Flampstede, co. Hertford, to them and their heirs from Elias de Tyngewyk, and certain tenements in Great Lekhamstede and Little Lekhamstede and Hamslope, co. Buckingham, from Ralph son of William de Plumpton for the term of their lives, and that the tenements in Flampstede are held of Robert de Tony by the service of one pound of pepper for all service, and the tenements in Great Lekhamstede and Little Lekhamstede are held of John Pollard, Ralph Passelewe, William le Vavassur, Nicholas Makary, William Pollard, Roger le Parker, Elias de Tyngewyk, Hugh son of Ralph, Hugh de Chastillion and John le Breton by the service of 18s. 9d., a pound of pepper, eight clove gilly-flowers and two rose-flowers, and the tenements in Hamslope are held of the aforesaid Elias de Tyngewyk by homage, and that John and Roesia continued their seisin thereof until John's death.

1304.

*Membrane 5—cont.*Sept. 25.
Durham.

To the sheriff of York. Order to cause Ralph de Rugemund to have seisin of a toft and of 1½ acres of land in Kyrkeby Ferers, as the king learns by an inquisition taken by the sheriff that the toft and land, which William Heryng, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held them of Ralph, and that the townships of Kyrkeby and Folifayt near Panhal now hold the toft and land and have had the king's year and day thereof, for which they ought to answer to the king.

Oct. 1.
Lazenby
(Leysingby).

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John de Asshelegh, deceased.

To the same. Order to cause a coroner for that county to be elected in place of Jocus de Launceles, who is paralytic and insufficiently qualified.

Oct. 1.
Lazenby.

John de Coventre, imprisoned at Notingham for the death of Nicholas de Gunwardeby, wherewith he is charged, has letters to the sheriff of Nottingham to bail him until the first assize.

Oct. 29.
Dalton.

To the sheriff of Cumberland. Whereas Brother Adam de Linc[olnia], minister of the order of Friars Minors in England, has given the king to understand by his letters that Brother Arthur de Hertipole, a friar of the order and professed in it, lately escaped from his cloister at Richemund, spurning the habit of the order, and took away with him certain goods and chattels of neighbours and friends of the friars dwelling in Richemund that were deposited with the friars for safe conduct, and after he had wandered about the country for some time in secular habit, he was arrested at Quitonthavene with the said goods and chattels, and he is now detained in prison at Egremund: the king orders the sheriff to deliver the said friar to the friars dwelling at Richemund, to be chastised according to the rule and discipline of that order, restoring to the friars the goods and chattels founds with him. [Prynne, *Records*, iii, p. 1042.]

Oct. 1.
Lazenby.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Robert Bulder, deceased.

Sept. 25.
Durham.

To the escheator beyond Trent. Order to deliver to Amadeus, count of Savoy, the issues of the abbey of Hyde near Winchester, which is void and is in the king's hands, received by the escheator from the time of the voidance and to be received henceforth, or to Master Bernard de Mercato, the count's attorney in this behalf, by indenture to be made between the escheator and the count or his attorney, in part payment of 10,000 marks that the king, on 6 February, in the thirty-first year of his reign, granted to the count for his good service to the king, to be received from the issues of void bishoprics, abbeys and priories the custody whereof pertains to the king.

Oct. 1.
Northallerton.

To Edward, prince of Wales, etc. Order to cause to be paid out of his wardrobe to Humphrey de Bohun, earl of Hereford and Essex, money for his expenses in going in Edward's company to parts beyond sea, as the king has ordained that Humphrey shall go with Edward, and Humphrey is not sufficiently provided with money, as the king learns.

By K. on the information of J. de Drokenesford.

The like in favour of the following :

Henry Spygurnel
John de Baukewell
William Inge
Master Philip Martel
Master Gilbert de Midelton
Hervey de Staunton

} clerks.

Membrane 5—cont.

1304.

Sept. 28.
Finchale
(Fynkhale).

To the sheriffs of London. Amaneus de la Bret has shown the king that whereas Philip Burgi, merchant of the society of the Mozi of Florence, especially bound himself and his fellows by his letters patent in 2,000 great gold Florins to be paid to Amaneus or his attorney at the Assumption last at Paris by merchants of the society dwelling in that city, for 500*l.* sterling that Philip received for himself and his fellows from him at London, and Philip directed letters to his fellows at Paris to pay the florins to Amaneus or his attorney at the said term, the said merchants dwelling at Paris fraudulently left the realm of France with their goods and chattels before the term aforesaid, and did not pay the florins to Amaneus; and Philip paid to Amaneus after that term 100*l.* sterling in part payment of the florins at London, and he and his fellows, merchants of the same society dwelling in the realm of England, now propose to leave the realm secretly with their goods and chattels so that Amaneus may not recover from them the remaining 400*l.*: the king orders the sheriff to attach Philip and the other merchants of the society found in his bailiwick, so that he shall have them before the king and his council in fifteen days from Martinmas to do and receive what the court shall consider in the premises, and in the meantime to cause inquiry to be made what goods the merchants have in his bailiwick and in whose hands they are, and what they are worth, and to cause them to be arrested and kept safely without diminution until further orders, certifying the king at the said day of his proceedings in this matter.

Sept. 20.
Baldon.

To Master Richard de Abyndon, John Randolf and Master Gerberge, appointed to assess and levy the king's tallage in his cities, boroughs and demesnes in cos. Wilts and Southampton. Order to permit the nuns of Fontévrault to be acquitted of the tallage on their lands in those counties, as it appears to the king by his charter, which he has inspected, that all the lands and possessions of the nuns are free and quit of tallage.

The like to Henry Spyg[urnel], Master J. de Everdon, Walter de Mollesworth and William de Rodeston, appointed for the like purpose in co. Berks.

Oct. 6.
Newburgh.

To Hugh le Despenser, justice of the Forest beyond Trent. Order to cause Queen Margaret to have in the forest of Savernak eighty oaks fit for timber, for the repair of the houses of the castle of Marleberge and of the manor of Sevenhampton, which are in her hands.

By K. on the information of W. bishop of Coventry and Lichfield.

Sept. 9.
Tynemouth.

To the justices of the Bench. As Gerard Salvayn has gone to France as the king's envoy for certain affairs touching him and his realm, the king, wishing to provide for his indemnity while he is thus engaged, orders the justices to take such steps in the taking of any assizes of novel disseisin that may be arramed against Gerard (whom the king has taken into his protection by his letters patent until Martinmas next for this reason), that Gerard shall be saved entirely harmless in the meantime, unless he return to England in the meantime.

By p.s. [5064.]

MEMBRANE 4.

Sept. 25.
Durham.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Margaret, late the wife of Edmund de Mortuo Mari, tenant in chief, the following lands, which the king has assigned to her as her dower of the lands that Edmund held of him in chief in England and Wales

1304.

Membrane 4—cont.

(except 120*l.* yearly of land and rent in the town of Wygemor and in the hamlets of Boriton and Leynthalestarkers, co. Hereford, in the manors of Stratfeld Mortimer, co. Berks, Worthymortimer, co. Southampton, and Clebury, co. Salop, which Edmund assigned by the king's licence for a term of years not yet expired to Geoffrey de Geynvill and Maud, his wife, in acquittance of a debt in which he was bound to them): the castle and town of Radenore, with the hamlets of Harpeton, Donyton, Walton, Cascop and Clandestre, co. Hereford, which are extended at 58*l.* 1*s.* 10½*d.* yearly; the manor of Presthemede, in the same county, which is extended at 11*l.* 4*s.* 5½*d.* yearly; a third of the manor of Crendon, co. Buckingham, which third is extended at 17*l.* 11*s.* 4*d.* yearly; certain lands in Beaulu, co. Worcester, which are extended at 4*l.* 4*s.* 0*d.* yearly; certain lands in Intsbergh, in the same county, which are extended at 26*s.* 8*d.* yearly; certain lands in Aure, co. Gloucester, which are extended at 8*l.* 18*s.* 2*d.* yearly; certain lands in Knyghton, co. Salop, which are extended at 15*l.* 19*s.* 4½*d.* yearly; certain lands in Pullid, in the same county, which are appraised at 15*l.* yearly; the hamlet of Akhull, in the same county, which is extended at 16*s.* 11½*d.* yearly; the castle of Knoklas in the cantred of Melennyth in Wales; a carucate of land there, which is extended at 4*s.* yearly; one piece of meadow there, which is extended at 8*s.* yearly; a several pasture there, which is extended at 2*s.* yearly; a water-mill there, which is extended at 5*s.* yearly; the town and site of the old castle of Raydor in the commote of Warthreynnnon, together with the commote and all other things pertaining to the town, site and commote, which are extended at 27*l.* 19*s.* 8*d.* yearly.

Memorandum, that it was agreed before the king's council at York in the presence of Master Richard de Havering, escheator this side Trent, whom the prince of Wales [appointed] on behalf of Peter de Gavaston, his yeoman, to whom the king at the prince's instance had granted the wardship of two parts of the lands that belonged to Edmund during the minority of Edmund's heir, that the assignment of dower should be made in form aforesaid.

Memorandum, that Margaret has not yet been endowed of the said 120*l.* yearly of land and rent demised to Geoffrey and Maud.

Oct. 10. To the sheriff of York. Order to cause twelve pikes and fifty-six bream
Kirkham. to be taken in the king's stew of Fosse, and to send the pike and fifty of the bream to the king at Kyrkham, and to cause the other six to be carried to Elizabeth, countess of Hereford, the king's daughter, at Knaresburgh.

Oct. 10. To Hugh de Notingham, keeper of the castle of Horeston. Order to
Kirkham. cause the king's houses within the castle and the walls of the castle to be repaired out of the ferm of the castle.

By K. on the information of W. bishop of Coventry and Lichfield.

* To Hugh de Notingham, keeper of the castle of Horeston. Order to cause the king's houses within the castle and the walls of the castle to be repaired out of the ferm of the castle.

By K. on the information of the said bishop.

Oct. 10. To the treasurer and barons of the exchequer. Order to cause Reginald
Kirkham. de Gray to be acquitted of the scutage exacted from him for two knights' fees for the king's army of Wales in the fifth year of his reign, as he was with the king by his order in that army for the service of two fees in Purle and Wylton, in cos. Essex and Hereford, which he then acknowledged to the king, as appears by inspection of the rolls of his marshalsea for that army.

* This second enrolment has not been cancelled.

Membrane 4—cont.

1304.

Oct. 10.
Kirkham.

To Master Richard Havering, escheator this side Trent. Whereas the king learns by an inquisition taken by the escheator concerning the lands that belonged to Dionysia de Monte Caniso, tenant in chief. that she held certain lands in Besewyk, co. York, of William Daniel by the service of 5s. and certain tenements in Louthorp, in the same county, of Robert de Heslarton by the service of 8d. yearly, and that the lands that belonged to her ought to remain in the king's hands for some time: the king orders the escheator to pay to William the said 5s. and to Robert the said 8s. (*sic*) from the time when the lands were taken into the king's hands, and to pay them these sums henceforth.

By C.

Oct. 8.
Dalby.

Richard the forester of Colton, imprisoned at York for the death of John Canne of Esingwald, wherewith he is charged, has letters to bail him until the first assize.

Oct. 4.
Thirak
(Thre[s]k).

To the sheriff of Norfolk. Order to deliver to Roger le Bygod, earl of Norfolk and marshal of England, the castle and town of Oreford, to hold during his life, as the king, among the other manors and lands that he lately granted to Roger for the grant, surrender and quit-claim that the earl made to him of all his castles, towns, manors and lands in England, Wales and Ireland, the manor of Kenton with Hevetre, Wyk and Suthtenge, and the ferm of the city of Exeter, co. Devon, which the earl for certain reasons has surrendered to the king, who has granted to him for life the aforesaid castle and town, in part satisfaction for the said manors (*sic*) and ferm.

The like to Walter de Gloucestria, escheator beyond Trent, to deliver the manor of Fakenham.

Oct. 11.
Birdsall.

To the treasurer and barons of the exchequer. The king remembers that he has several times ordered them on behalf of Roger le Bigod, earl of Norfolk and marshal of England, to account with Roger for all the debts due from him to the exchequer for his own debts and the debts of his ancestors, and to hear his proofs (*racionibus*), and to discharge him of the debts of which he can prove before them that he ought to be acquitted, and to cause due allowance to be made to him therefor; and it is now shown to the king on behalf of Roger that although he shows before them that he ought not to be charged with the debts in which Hugh le Bygod, his father, was indebted at his death to the late king, because the said king by his writ pardoned the executors of Hugh's will all the debts that Hugh at his death owed to him both of the fine for the wardship of the land and heir of William de Kyme and for other reasons up to the amount of 800l., and the said king granted that all Hugh's costs and expenses about the custody of the castle of Dover and in the munition and wardship of the castles of Schardeburgh and Pykeryng during the time of the disturbance in England, and the ferm of Pykeryng, Scalleby and Schardeburgh, and also the fee-ferm of Boseham, which were occupied against Hugh during the time of the disturbance, should be allowed to the executors in the said 800l., as the executors should prove the expenses, costs and ferms ought to be allowed to them, as is contained in the late king's writ to the treasurer and barons of his exchequer remaining in the exchequer; and in like manner although Roger has asserted before them that he ought to be acquitted of the scutages of the king's armies of Wales in the fifth and tenth years of his reign because he did his service due for those armies for all the fees that he then held of the king, and also of 10l. for the relief of Alina Basset, his late wife, daughter and heiress of Philip Basset, for the lands that Philip

1304.

Membrane 4—cont.

held at his death of the late king because the lands are in the hands of Alina's heir and not in his, which scutages and 10*l.* of relief are exacted from Roger by summons of the exchequer; and also although he has sufficiently shown before the treasurer and barons that he ought to be discharged of many other parcels of the debts for certain reasons, they, having no consideration for his proofs, charge him with all the said debts at the exchequer, and cause them to be exacted as if they were clear debts, for which reason the king has attainted the said debts that are not clear as if they were clear by their certificate made to him: as he does not wish that Roger shall be unduly aggrieved, he orders them, after the aforesaid accounts previously made between them and Roger have been recited before them in the exchequer, and after hearing Roger's proofs to be propounded by his attorneys, if they find it to be as stated, to cause him to be acquitted of the said debts of his father and of the scutages for the aforesaid years, for which it appears to the king that he did his service for all the fees that he then held of him, and of the aforesaid 10*l.* of relief, and of all other debts of which he can prove that he ought to be acquitted, notwithstanding the attornment aforesaid; provided that the aforesaid executors be charged with Hugh's debts, and to cause Roger to have the terms previously assigned to him for the debts that he shall be found to owe after the discharge aforesaid, and to cause this to be so done and enrolled.

Oct. 11.
Bulmer.

To Lambert de Trikyngham and John de Byron, guardians of the archbishopric of York during voidance. Order not to intermeddle further with the manor of Thorpe St. Andrew near York, and to restore to the dean and chapter of St. Peter's, York, any issues received from it, as the king learns by an inquisition taken by John de Lythegrayns, deceased, late guardian of the archbishopric, that Walter de Grey, sometime archbishop, acquired the manor to him and his heirs from divers feoffees, and that he afterwards granted by an ordinance made between him and the dean and chapter the manor to them in this form: that the dean and chapter should pay yearly to the treasurer of the said church for as long as they should hold the manor 20 marks for celebrating the said Walter's obit once yearly in that church on the day of his death and for the maintenance of a chaplain to celebrate in the chapel within the said manor for the soul of Henry, sometime king of England, and for the archbishop's soul and for the souls of all the faithful dead for ever, so that the dean and chapter after the archbishop's death should demise the manor at ferm to each succeeding archbishop for life for the ferm aforesaid, and that upon every voidance of the archbishopric the manor should revert to the dean and chapter and should remain in their seisin during the voidance of the archbishopric, rendering therefor the said ferm, and that the late king afterwards confirmed the said grant and ordinance by his charter, and also that from the time of the grant, [the dean and chapter] have been in seisin of the manor upon each voidance of the archbishopric for the said 20 marks yearly; wherefore the king ordered the said Lambert and Geoffrey Russel, guardians of the archbishopric after the death of H. the late archbishop, not to intermeddle further with the wardship of the manor if it had been taken into the king's hands by reason of the voidance of the archbishopric, as appears by inspection of the rolls of his chancery.

To the same. Order not to intermeddle further with the church of Kynewaldestowe, co. Nottingham, if they have taken it into the king's hands solely by reason of the voidance of the archbishopric, as it is not found, upon searching the rolls of the exchequer of accounts there

1304.

Membrane 4—cont.

rendered of the issues of the archbishopric during other times of voidance, that answer was made at the exchequer for the church, which is annexed to the archbishopric, and which was taken into the king's hands upon the death of H. the late archbishop by the said Lambert and Geoffrey Russel, then guardians of the archbishopric, or for any issues of the church during the said times, as the treasurer and barons signified to the king, whereupon he ordered Lambert and Geoffrey not to intermeddle with the church aforesaid.

Sept. 4.
Horton.

To the treasurer and barons of the exchequer. Notification that, at the request of Queen Margaret, the king has pardoned Mary, late the wife of William Heyron, tenant in chief, 20 marks of the 40 marks due from her of the 100 marks by which she made fine with the king in the exchequer for her marriage, and has granted that she may pay the remaining 20 marks by ten marks yearly, half at Easter and half at Michaelmas, and order to cause her to have such acquittance and terms.

By p.s. [5060.]

Oct. 11.
Birdsall.

To John Wogan, justiciary of Ireland. Whereas the king at the prosecution of James de Bohun—suggesting that his brother John son of John de Bohun, of whom he is the heir, held lands in Ireland at his death of the king in chief, and died seised thereof in his demesne as of fee—after James's age had been proved before the king, by which it was found that he is of full age, took James's homage for the said lands and ordered the justiciary to cause him to have seisin of the lands aforesaid; which order the justiciary could not execute because John son of John held no lands in Ireland at his death and because no lands had been taken into the king's hands by reason of his death; and James afterwards asserted before the king that John de Saumford, late archbishop of Dublin, held the said lands, which were taken into the king's hands by reason of his death, of John, brother of James, and that they ought to revert to him as his escheat in accordance with the law and custom of those parts, because John de Saumford was a bastard and died without an heir of his body; whereupon the king ordered the justiciary to make inquisition in the presence of those who claimed hereditary right in the lands, if they wished to be present, whether or not John de Saumford died seised in his demesne of the lands, and whether or not he was a bastard and died without an heir of his body, and whether or not he held them of the said John, brother of James, and as to any right of the king's therein, and also whether the lands were taken into the king's hand by reason of the bastardy aforesaid or for other reasons: the king—because he learns by the justiciary's certification returned by virtue of the order aforesaid, that John de Bohun enfeoffed John de Saumford by the king's licence of all the lands that he held of the king in chief in Ireland, to have to him and his heirs and assigns of the said John, saving to the king the services therefore due and accustomed, and that John de Saumford held by virtue of the feoffment aforesaid the manor of Balymadan, together with all the other lands that belonged to the said John de Bohun in Ireland of John, son and heir of the said John de Bohun, then a minor in the king's wardship, and that he was a bastard and died without an heir of his body, and that the manor and lands were taken into the king's hands for the debts in which he was bound to the king at the exchequer of Dublin at his death, and that they afterwards remained in the king's hands by reason of James's minority, and that they are still in his hands, and that no

1304.

Membrane 4—cont.

one but the said James has any right to the escheat—orders the justiciary to cause James to have seisin of the lands, saving the king's right and the right of others. By p.s.

Oct. 10.
Kirkham.

To Roger le Bigod, earl of Norfolk and marshal of England. Order to deliver to Edmund Comyn of Kilbryd in Scotland the manor of Fakenham Aspes, which belonged to Edmund and which the king granted to the earl among other manors and lands granted to him for the surrender and quit-claim to the king of all his castles, towns and manors in England, Wales and Ireland, which manor the king wishes to be delivered to Edmund in accordance with the form of an ordinance made by him and his council concerning the delivery to the Scots of their lands lately taken into his hands by reason of the war between him and the Scots, and the king has granted to the earl in recompence his castle and town of Oreford, co. Norfolk, as is contained in his letters patent made to the earl. [*Calendar of Patent Rolls, 1301-1307, p. 262.*]

MEMBRANE 8.

Oct. 12.
Birdsall
(Bridedale).

To Master Richard de Havering, escheator this side Trent. Order to cause John, son and heir of Richard Tempest, to have seisin of the lands that his father held at his death of the king in chief as of the honour of Skypton-in-Craven, which is in the king's hands, as he has proved his age before the escheator and the king has taken his homage. By p.s.

Oct. 10.
Kirkham.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Maud, late the wife of Hugh de Mortuo Mari of Richard's Castle, tenant in chief, the following manors, which he has taken into the king's hands by reason of Hugh's death, and to restore to her the issues received from them by him, as the king learns by an inquisition taken by the escheator that Hugh and Maud were jointly enfeoffed by the king's licence by William de la Marche, late bishop of Bath and Wells, of the manor of Burford, co. Salop, the manor of Coderigge, co. Worcester, the manor of Nymynton, co. Devon, the manors of Aumberden and Hobrigg, co. Essex, and the manor of Norton, co. Northampton, to have to them and to Hugh's heirs, and that they continued their seisin thereof from the time of the feoffment until Hugh's death, and that the manor of Burford is held of the king in chief by barony and by the service of 2½ knights' fees, and the manor of Coderigg is held as a member of the said manor of Burford, and the manor of Nymynton by socage, and the manor of Aumberden is held in like manner as of the honour of Peverel by the service of a moiety of a knight's fee, and that the manor of Hobrigg is held of the heir of Giles de Playz, tenant in chief, a minor in the king's wardship, by the service of a quarter of a knight's fee, and that the manor of Norton is held of Guy de Bello Campo, earl of Warwick, by the service of 1½ knights' fees, and the king has taken her fealty for the manors of Burford, Coderigg, Nymynton, Aumberden and Hobrigg.

Oct. 15.
Bainton.

To the same. Order to deliver to the said Maud a messuage and a carucate of land in Wyleleye, which were taken into the king's hands by reason of Hugh's death, and to restore to her the issues thereof, as the king learns by an inquisition taken by the escheator that Hugh and Maud were jointly enfeoffed thereof by Ardudenel, late the wife of Llewelyn ap Gilbert, to them and their heirs, and that they peacefully continued their seisin thereof until Hugh's death, and that the messuage and land are

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Membrane 8—cont.

held of the king as part of the manor of Stepelton, which is held of him as a member of the barony of Burford, and the king has taken her fealty therefor.

Oct. 17.
Beverley.

To the same. Order to deliver to the said Maud the following of Hugh's lands, which the king has assigned to her in dower: the manor of Wychebaude, co. Worcester, which is extended at 14*l.* 14*s.* 8*d.*; the site of the old castle and the town (*villam*) of Blethevagh in the *columpnus* of Blethevagh in Wales, together with the *columpnus* and all other appurtenances pertaining to the site, town and *columpnus*, except a water mill in the *columpnus*, which is extended at 66*s.* 8*d.* yearly, and except 18*s.* 1*d.* yearly of rent issuing from the pleas and perquisites of the court of Blethevagh, which site, town and *columpnus*, except the said mill and rent, are extended at 14*l.* 19*s.* 6 *d.* yearly.

Oct. 16.
Bainton.

To Lambert de Trikingham and John Byron, guardians of the archbishopric of York during voidance. Order to cause William son of Walter de Cawode to have in the wood of the archbishopric at Cawod three oaks fit for timber, of the king's gift.

By K. on the information of W. bishop of Coventry and Lichfield.

Oct. 10.
Kirkham.

To the treasurer and barons of the exchequer. Order to cause the bailiffs and men of the town of Norwich to be acquitted of 80*l.* yearly of their ferm and the sheriff of Norfolk and Suffolk of the issues of the Hundreds of Depewade and Henstede, co. Norfolk, and of Blithing and Waynesford, co. Suffolk, from 18 April, in the thirtieth year of the reign, as the king on that day granted to Roger le Bygod, earl of Norfolk and marshal of England, for life the said 80*l.* yearly and the Hundreds, together with other manors, lands, Hundreds and rents, as contained in the king's letters patent made to him [*Calendar of Patent Rolls, 1301-1307, p. 29*], and the king ordered the bailiffs and men to pay the said 80*l.* yearly to the earl during his life out of their ferm and to answer to him in all things connected with that sum, and ordered the sheriff to deliver to him the Hundreds aforesaid.

Oct. 11.
Birdsall
(*Briddesdale*).

To the same. Order to cause the bailiffs of the Hundred without the North Gate of Oxford to be acquitted of 60*l.*, if they ascertain that the bailiffs have paid this sum by virtue of divers writs of the king to Robert de Crevequer to pay 20*l.* yearly for the twenty-ninth, thirtieth and thirty-first years of the reign, which 20*l.* yearly the king granted to him for life out of that ferm for the release and quit-claim that Robert made to him and Queen Eleanor, his late consort, of the manor of Ditton.

Oct. 15.
Bainton.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Isabel, late the wife of Hugh Bardolf, tenant in chief, the manor of Reskynton, co. Lincoln, which belonged to Hugh, and was taken into the king's hands by reason of his death, to hold *in tenancia* until the king shall cause dower to be assigned to her, as the inquisitions that the king lately ordered the escheator to make concerning the lands that belonged to Hugh have not yet been made or returned into chancery, so that the king is unable to assign dower to her. The escheator is ordered to send to the exchequer without delay the inquisitions concerning the lands that are of her inheritance and the lands that belonged to Hugh, and not to permit any waste, sale or destruction to be done in the former in the meantime.

Oct. 10.
Kirkham.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of John de Warennia, late earl of Surrey, to have full and free administration of the goods and chattels that belonged to

1304.

Membrane 8—cont.

the earl at his death, which were taken into the king's hands by reason of his death, for the execution of his will, as the king granted by his letters patent to the earl in his lifetime that upon the earl's death he would look to (*capere nos ad*) the earl's heirs and lands for all the debts due from him to the exchequer, so that the heirs should be charged with the debts at the exchequer and the executors of his will should have the administration of all his goods and chattels.

Oct. 15.
Bainton.

To the treasurer and barons of the exchequer. Order to cause John de Creystock to be acquitted of 100s. by which he made fine with the king at the exchequer for licence to enter three messuages in Craystock, which are held of the king in chief, as the king assigned this sum to William de Sancto Paulo and Arnald de Sancto Martino and certain of their fellows, citizens of Bayonne, in part payment of 500*l.* that he granted to them in aid of their costs and expenses in a prosecution made by them in his name against William de Saut, late citizen of Bayonne, and John has paid this sum to William and Arnald, as they have acknowledged for themselves and their fellows in chancery.

Oct. 17.
Beverley.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Maud, late the wife of Thomas de Belhous, tenant in chief, the following of the lands that belonged to Thomas, which the king has assigned to her in dower: certain lands in Northtudenham, co. Norfolk, which are extended at 10*l.* 17*s.* 2*d.* yearly; a third of the chief messuage in Bodeneye, in the same county, which third is extended at 12*d.* yearly; 52 acres and a rood of land in the same town, which are extended at 17*s.* 5*d.* yearly, to wit 4*d.* an acre; a third of three pieces of meadow in the same town, which piece is extended at 30*s.* yearly; a water-mill in the same town, which is extended at 13*s.* 4*d.* yearly; a fishery with a rushbed (*rosco*) and other appurtenances in the same, which are extended at 5*s.* yearly.

Oct. 15.
Bainton.

Richard de Stocton, William Dameysande of Shotewell, and Nicholas Dolfyn, imprisoned at Warwick for the death of John de Morton, wherewith they are charged, have letters to the sheriff of Warwick to bail them.

Oct. 15.
Bainton.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with the lands that belonged to Robert de Denham, as the king learns by an inquisition taken by the escheator that Robert at his death held no lands of the king in chief except certain tenements in Denham, co. Suffolk, which he and Margaret, his wife, held jointly of the king by the service of a moiety of a knight's fee as of the honour of Eye, and the king has assigned a moiety of the fee among other fees that belonged to Edmund, late earl of Cornwall, the king's kinsman, which pertained to the king as heir of Edmund, to Margaret, late the wife of Edmund in dower, as appears by the inquisition aforesaid and by inspection of the rolls of chancery.

Oct. 18.
Beverley.

To the same. Notification that the king, with the assent of his earls, barons and other subjects who were lately with him in Scotland, has admitted to his peace Kettel (*Ketellum*) de Letham and Christiana, his wife, who were against him in the last war in Scotland, upon the condition that their lives and limbs shall be saved and that they shall not be disinherited, with provision that they shall abide by the king's ordinance as to their ransom and the trespasses that they have committed against him and as to the establishment (*stabilimentum*) of the land of Scotland, as to which Ketel has taken oath to the king; for which reason the

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Membrane 8—cont.

king has taken his fealty, and has ordained, with the assent of the earls, barons and subjects aforesaid, that Christiana shall have her dower of the lands that Stephen Peysson, her late husband, held of her (*sua*) inheritance in England at the beginning of the said war, which lands are in the custody of John de Sandale by the king's commission for a certain time and which ought to descend in inheritance to William, son and heir of Stephen, who is still a minor, when he shall come of age, in accordance with the grant that the king made to William, to be held until the king shall otherwise ordain. The king has assigned to Ketel and Christiana the following from the said lands: a third of two parts of the chief messuage in Berghby, co. Lincoln, which two parts are extended at 5s. 8d. yearly; 80 acres of land in the same town, which are extended at 40s. yearly, to wit 6d. an acre; 4½ acres of meadow in the same town, which are extended at 4s. 6d. yearly, to wit 12d. an acre; a third of a several pasture in the same town, which third is extended at 4s. 6d. yearly; 11s. 2d. of yearly rent from three free tenants in the same town, to wit from William de Chippenhale 18d., from Isolda Hemmyng 4s. 8d., from Alan Manant 5s.; 32s. of yearly rent from six customary tenants (*customariorum*) in the same town, to wit from John de Neubo, John Chaumbly, John Herlewyn, Roger Morel, Stephen Petit and John de Flobergh, each of whom holds in villeinage 16 acres of land and renders yearly 6s. 4d.: to be held in dower by Christiana; and the king orders the escheator to deliver them to Ketel and Christiana, saving to John his costs and expenses about the land and her goods and chattels in the same.

By p.s.

Oct. 11.
Birdsall.

To the abbot and convent of Waltham, sub-collectors of the tenth imposed upon the clergy of England for three years by pope Boniface VIII. Order to cause all arrears of the tenth to be levied without further delay by all means that they shall deem fit, so that they shall have the arrears at Westminster on the morrow of St. Hilary next, and the abbot is ordered to be there in person at the said octaves (*sic*), or to send some one sufficiently instructed and with full power from him to render his account there before certain of the king's subjects appointed for this purpose and to do and receive what the court shall further cause to be ordained in this matter, as the king wishes to be certified as to their receipts of the tenth and the payments made by them out of it, and of all their proceedings in this matter by their account to be rendered before certain of the king's subjects whom he shall cause to be appointed for this purpose, the king having, because the said tenth was wholly due to him by virtue of the pope's grant from the time of the pope's death and holding that all such impositions and grants ought to be carried into effect during the time of the imposition and grants, ordered the abbot and convent to compel all ecclesiastical persons within the places committed to them, sparing no one whatsoever his estate, dignity or condition may be, to make full payment of the tenth by sentences of excommunication, suspension and interdict, and to cause the tenth to be levied by all means possible so that they should have it at the exchequer at certain terms now past, because the king was given to understand that the abbot and convent had shown themselves negligent and remiss in the levying and collection of the tenth under the pretext of the vain and frivolous excuses of certain ecclesiastical persons who pretended that they were not bound to make payment of the tenth by reason of the pope's death and the death of the bishop of London, one of the collectors of the tenth.

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Membrane 8—cont.

The like to the following, to have the arrears at Westminster on the morrow of St. Hilary :

The abbot and convent of Redinges.
 The prior and convent of Ely.
 The prior and convent of Bernewell.
 The abbot and convent of St. Edmunds.
 The prior and convent of Kenylworth.
 The abbot and convent of Oseneye.
 The abbot and convent of Langeleye in Norfolk.
 The abbot and convent of Colecestre.
 The abbot and convent of Westminster.
 The abbot and convent of Certeseye.
 The prior and convent of Rochester.
 The prior and convent of St. George, Canterbury.

The like to the following to have the arrears at York on the morrow of All Souls :

The abbot and convent of St. Mary's, York.
 The abbot and convent of Seleby.

The like to the following to have the arrears at York on the octaves of Martinmas :

The prior and convent of Carlisle.
 The abbot and convent of Newminster.
 The prior and convent of Thurgarton.
 The abbot and convent of Cokirsand.
 The abbot and convent of Burton-on-Trent.
 The prior and convent of St. Katherine's without Lincoln.

The like to the following to have the arrears at Westminster in the octaves of St. Hilary :

The dean and chapter of Exeter.
 The dean and chapter of Hereford.
 The abbot and convent of Gloucester.
 The dean and chapter of Chichester.
 The abbot and convent of Hyde, Winchester.
 The abbot and convent of Shireburn.
 The abbot and convent of Glastonbury.

The like to the following to have the arrears at Westminster in the quinzaine of St. Hilary :

The abbot and convent of Kermerdyn.
 The dean and chapter of Bangor.
 The prior and convent of Lanceveton.
 The prior and convent of St. Nicholas, Exeter.
 The abbot and convent of Wygemor.
 The abbot and convent of Valle Crucis.
 The prior and convent of Llanthony Prima.
 The abbot and convent of Furnais.
 The abbot and convent of Faversham.

MEMBRANE 2.

Aug. 15.
 Linlithgow.

To the treasurer and barons of the exchequer of Dublin. Notification that the king has pardoned Guy Kokerel, for his good service in Scotland, 10/., at which he was amerced because he mainperned to have John de Kancia before John Wogan, justiciary of Ireland, at a certain day, and he did not have him there then, and order to cause him to be acquitted of this sum.

By pet. of C.

1304.

Membrane 2—cont.

The like for the following :

Reginald de Bernevall' for 100 marks for a fine made with the king before John Wogan, justiciary of Ireland, for certain trespasses committed by him in Ireland and for 5 marks in which Wolfran de Bernevall', his father, of whom he is the heir, was indebted to the said exchequer at his death. By pet. of C.

Richard de Sancto Michaelle for 80*l.* in which he is bound to the king at that exchequer for the arrears of the services that he ought to have rendered in the late king's army and in the king's army in Ireland. By pet. of C.

Richard Ulf and Philip Ulf, for the good service rendered by Philip in Scotland, for 70*l.* in which they are bound to the king at that exchequer by divers parcels, both for amercements and divers other things. By pet. of C.

To the same. Order to cause William Gaynard to have terms at their discretion at which he can conveniently pay 124*l.* in which Adam Gaynard, his father, was indebted at his death to the king for the arrears of his account of the time when he was sheriff of the county of Connaght in Ireland, as the king has granted William these terms in consideration of his good service to him in Scotland. By pet. of C.

Oct. 19.
Beverley.

To the sheriff of Worcester. Order to cause the prior of Worcester to have seisin of six acres of land in Bradewas, as the king learns by an inquisition taken by the sheriff that the said land, which William le Saffere of Bradewas, who was hanged for felony, held, has been in the king's hands for a year and a day and that William held it of the prior of Worcester, and that the township of Bradewas now holds the land and has had the king's year, day and waste, for which it ought to answer to the king.

Oct. 18.
South Burton.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of William de Hastings, who is incapacitated by illness and infirmity.

Oct. 24.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent, or to his sub-escheator in co. Devon. Order to deliver to Joan, late the wife of Edward de Besilles, tenant in chief, the manor of Alfynton, in that county, which is extended at 11*l.* 15*s.* 8½*d.* yearly, as the king has assigned to her as her dower of the lands that belonged to Edward.

Oct. 30.
Burstwick.

To the treasurer and barons of the exchequer. Whereas Master Arnald Lupy de Tilio pardoned and remitted to the king before them 21*l.* 6*s.* 7*d.* of the 76*l.* 6*s.* 7*d.* that are in arrear to him beyond the 100*s.* that he received in the wardrobe by the hands of John de Drogenesford, keeper of the wardrobe, in the twenty-seventh year of the reign, of the 81*l.* 6*s.* 7*d.* in which the king was indebted to him for his wages and for the restoration of his horses for himself and his company of the time when he was in the king's service and at his wages in Gascony, as appears by the letters patent of Henry de Lacy, earl of Lincoln, lately supplying the king's place in the duchy [of Acquitaine] [°and the king wishes to satisfy him for what is in arrear to him] beyond the payment and pardon aforesaid : the king orders them to cause allowance and recompense to be made to Arnald in the exchequer for the 55*l.* that he owes to the king

* A caret mark here occurs in the enrolment, but the omitted words have not been supplied.

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Membrane 2—cont.

for an imprest made to him in the king's wardrobe by the hands of the said John in the twenty-sixth year of his reign in the 55*l.* thus in arrear to him, receiving from him the letters of the said earl by which the king was bound to him in the said 81*l.* 6*s.* 7*d.* It is provided that John, who was appointed to make certain payments to the king's men-at-arms of Gascony, shall be charged with the said 76*l.* 6*s.* 7*d.* in his account.

Oct. 24.
Burstwick.

To the treasurer and barons of the exchequer. Whereas the king, on 18 April, in the thirtieth year of his reign, among other lands that he granted to Roger le Bygod, earl of Norfolk and marshal of England, for his life, granted to him the hundreds of Holt, Lodnyng, Knavering, Depwade and Henstede, in co. Norfolk, and of Blithyng and Waynesford, co. Suffolk, and he afterwards, on 4 October, in the thirty-second year, assigned the hundreds to the earl to have as of a certain value, to wit the hundred of Holt for 16*l.*, the hundreds of Lodnyng and Knavering for 20*l.*, and the hundreds of Depwade and Henstede for 26*l.*, and the hundreds of Blything and Waynesford for 38*l.*, as contained in the king's letters patent to the earl [*Calendar of Patent Rolls, 1301-1307, p. 262*]: the king orders them to cause this to be so done and enrolled.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause to be assigned to John de Sandale, king's clerk, from the wardships in the king's hands and in the escheator's custody that the king has not committed to Queen Margaret or others, the value of 4*l.* 11*s.* 0*½d.* yearly, to have until the end of the term specified below, as the king on 10 February in the thirty-first year of his reign, for 140 marks paid by John into the wardrobe to John de Drokenesford, the keeper thereof, granted to John de Sandale the manor of Bergheby, co. Lincoln, which belonged to Stephen Peissun of Scotland, deceased, and which was then in the king's hands by reason of Stephen's enmity and rebellion, to have with all appurtenances for seven years from the preceding Michaelmas, as contained in the king's letters patent to John [*Calendar of Patent Rolls, 1301-1307, p. 116*]; and the king, with the assent of his earls, barons and subjects who were lately with him in Scotland, has admitted to his peace Ketel de Letham and Christiana, his wife, late the wife of the said Stephen, who were against him in the last war in Scotland, and has assigned to them as her dower a third of the said manor, which third is extended at 4*l.* 11*s.* 0*½d.* yearly by the extent made by the escheator, and he wishes to make compensation to John therefor.

By pet. of C.

Oct. 80.
Burstwick.

To the same. Order to cause to be assigned to Agnes late the wife of Nicholas Burdun, tenant in chief, the value of a third of 10*l.* yearly of rent from the lands of Nicholas, which are in the escheator's custody by reason of the minority of the heir of Nicholas, as Agnes lately demanded in the king's court before Ralph de Hengham and his fellows, justices of the Bench, against John de Holt and Sibyl, his wife, and John, his son, her dower of the free tenement that belonged to Nicholas in Fugheleston, co. Wilts, to wit a third of 10*l.* of yearly rent, and John, Sibyl and John vouched to warranty Nicholas son and heir of Nicholas, a minor in the king's wardship, against Agnes, which John, Sibyl and John Nicholas de Warr[ewykia], who sued for the king in this behalf in the name of the heir, warranted by a fine levied between them and the said Nicholas Burdun, and rendered to Agnes her dower; wherefor it was considered by the said justices in the quinzaine of Michaelmas, in the thirtieth year of the reign, that John, Sibyl and John should hold the said 10*l.* yearly of land in peace and that Agnes should have the value of a third part

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Membrane 2—cont.

thereof from the land of the heir in the king's wardship, as appears by the record and process before the justices, which the king has caused to come before him.

Oct. 28.
Burstwick.

John son of Philip Lumbard of Tychewell, imprisoned at Norwich for the death of Olive, John's sister, whereof he is indicted, has letters to the sheriff of Norfolk to bail him.

Oct. 28.
Burstwick.

To the mayor and sheriffs of London. Arnald (*Arnaudus*) de Meurnyn, knight, has shown to the king that he pawned until a certain day letters that he had from the king for the wages due to him by the king and for a provision made for him by the king to Master Robert de Cornedale and Arnald de Puy, yeoman and merchant of Vitalis Brane, and to Vitalis, a merchant of Guncaud, for the costs and expenses incurred by him in various ways in the king's army and elsewhere under the expectation of the payment of the money due to him for his said wages and provisions, with condition that if he did not pay the money at that day, Robert, Arnald and Vitalis might sell or otherwise alienate the letters for their profit: the king, wishing to provide for Arnald's indemnity, orders the mayor and sheriffs to inhibit Robert, Arnald and Vitalis on the king's behalf from presuming to put the said letters outside their hands or to make their profit thereof by reason of the non-observance of the day agreed upon. The king will cause the money for which the letters were given (*obligate*) to be paid to Robert, Arnald and Vitalis out of the money that he owes to the said knight before he satisfies him for the balance. If the mayor and sheriffs find any similar letters pledged under like condition in their bailiwick, they shall cause like inhibition to be made concerning them.

Oct. 31.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Aymer de Archiaco the manor of Wodemeresthorn, co. Surrey, and seven acres of meadow there, as the king lately, by reason of the war between him and the king of France, caused all the lands that belonged to Fulk de Archiaco, deceased, like all the lands of other aliens of the power of the king of France in his realm, to be taken into his hands, and Aymer, after the conclusion of the war, came to the king's court, and asserted that the said Fulk, his father, held the lands at his death by the courtesy of England of the inheritance of Mabel, his late wife, Aymer's mother,* and prayed that the lands should be rendered to him in right of inheritance; and the king, although he might have retained the lands in his hands for certain reasons, to wit both because Aymer is derived from parts beyond sea, as he acknowledged in the king's court, and because the truth as to his age could not be made known or enquired by inquisition in due manner, has rendered the lands to Aymer, because it is found by an inquisition taken by the escheator according to the custom of England concerning the right due to Aymer in the said lands that Fulk held at his death by the courtesy of England of the aforesaid inheritance two parts of the said manor of the earl of Gloucester and the said seven acres of meadow of Roger de la Logge, and that Maud de Kyme,† tenant in chief, held at her death a third of the said manor in dower of Mabel's inheritance, and that Aymer is Mabel's next heir and is of full age, and that the reversion of the third part pertains to Aymer. By p.s. [5140.]

* Described in the writ of privy seal as one of the daughters and heirs of William de Fortz.

† Described in the writ of privy seal as Aymer's grandmother.

1304.

*Membrane 2—cont.*Nov. 6.
Burstwick.

To the bailiff of Wodestok. Order to cause a hundred great pike to be bought and purveyed, in addition to those that the king has caused to be put by the bailiff in his stews at Wodestok, and to cause them to be put in the same stews.

By K. on the information of W. bishop of Coventry and Lichfield.

Nov. 8.
Burstwick.

To the treasurer and barons of the exchequer. Whereas the king, in part payment of 500*l.* that he granted to William de Sancto Paulo, Arnald de Sancto Martino and certain of their fellows, citizens of Bayonne, in aid of their expenses in a prosecution made by them in the king's name against William de Saut, late citizen of Bayonne, granted to them the 20*l.* by which Brother William de Genestis, late prior of St. Katherine du Mont (*in Monte*) near Rouen, appointed abbot of that place in the place of J. the late abbot by the archbishop of Rouen, made fine with the king before the treasurer and barons that he might make the fealty due to the king for the temporalities of the abbey to him in his chancery at York, and that he should not come to him at Strivelin in Scotland for this purpose, and also the 100*s.* by which the archbishop and dean and chapter of St. Mary's, Rouen, made fine with the king in chancery to have a writ of general attorneys for them by the abbot of St. Katharine's [du Mont], near Rouen, and by the abbot of St. Ouen, Rouen, or either of them, for two years; and Brother William has paid the 20*l.*, and the archbishop, dean and chapter have paid the 100*s.* to William and Arnald, as they have acknowledged, for themselves and their fellows, in chancery: the king orders the treasurer and barons to cause Brother William and the archbishop, dean and chapter to be acquitted accordingly.

Nov. 6.
Burstwick.

To John de Danecastre, keeper of the castle of Tykhill and of the manors of Grengelye and Wheteleye. Order to cause great trees and underwood to be sold from the woods of the manors up to the value of 40*l.*, where it may be done to the least damage, by the view and testimony of two men of the manor, and to cause the king's lands of the manors to be tilled and sown therewith.

Nov. 12.
Burstwick.

Richard Orderich of Seggesleye, imprisoned at Stafford for the death of John le Bercher of Forton, wherewith he is charged, has letters to the sheriff of Stafford to bail him until the first assize.

Nov. 12.
Burstwick.

To the bailiffs of Scardeburgh. Whereas the king lately ordered John Sampson, constable of the king's castle of that town, to receive William Stote of Dundovenal, John Ofthehull of Fauside, John le Taillur of Gobisky and Henry de Strivelyn, Scots, who held the castle of Strivelyn against the king and who afterwards submitted themselves to the king's will, from John Balant, master of the ship called '*La Katherine*' of Saltcotes, and to keep them safely in that castle until further orders, and to pay to each of them 2*d.* a day for their maintenance for so long as they should remain there; and there are no issues of the constable's bailiwick, and he has nothing of the king's elsewhere out of which he can make these payments: the king orders the bailiffs to pay to the constable 2*d.* a day for each of the said Scots from 6 August last, on which day they were first received into the castle, for so long as they shall be in the castle.

The treasurer ordered [this], by the testimony of William de Thorntoft.

MEMBRANE 1.

Nov. 16.
Burstwick.

To the treasurer and barons of the exchequer. Order to cause John Maundevill to be acquitted of the 100 marks exacted from him for the fine that he made with the king for a trespass of venison that he was

1304.

Membrane 1—cont.

said to have committed in divers of the king's forests, as the king, on 28 October, in the thirtieth year of his reign, pardoned him this sum for his good service rendered in Gascony and elsewhere [*Calendar of Patent Rolls, 1301-1307*, p. 67].

Nov. 12.
Burstwick.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Ralph Moraunt, deceased.

To the sheriff of Suffolk. As William de Cleydon has sold to the king a water-mill at Oreford in that county for 80 marks, the king orders the sheriff, when William's charter of feoffment of the mill to the king and his heirs shall have been made and the sheriff shall have received it with seisin of the mill from William, to pay the 80 marks to William, and to deliver the charter to William de Carleton, king's clerk, to be brought to the exchequer for custody.

William son of Geoffrey Gavel of Great Yarmouth, imprisoned at Great Yarmouth for the death of John de Drayton, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

To the treasurer and barons of the exchequer. Whereas Roger Morsel and Anastasia, his wife, have been taken and imprisoned at Lanceton for a disseisin made by them upon Warin de Trelulla of six perches of land in length and six perches in breadth in Trelulla near Trewana, co. Cornwall, from which prison they cannot be delivered without the king's special order: the king orders the treasurer and barons to send some one in whom they have confidence to the sheriff of Cornwall, so that he and the sheriff may cause Roger and Anastasia to be delivered from prison, if they be detained solely for what pertains to the king of the re-disseisin, upon receiving from them a reasonable fine for what pertains to the king for the said trespass.

Nov. 7.
Burstwick.

To the sheriff of Cornwall. Order to permit the abbot of King's Beaulieu to receive a yearly rent of 10 marks in the borough of Helleston, which is of the Hundred of Kerior, in that county, as the king learns by an inquisition taken by the sheriff that the abbot and his predecessors have received the rent from the time of the making of a charter that they have from Richard, late earl of Cornwall, the king's uncle, by the hands of the reeves of the borough, and that they thus received it in the times of Richard and also of Edmund, late earl of Cornwall, the king's kinsman, by virtue of the charter aforesaid.

Nov. 7.
Burstwick.

To the bailiffs at Lenne of the bishop of Norwich, of Robert de Monte Alto and of William de Carleton. Whereas the king lately, at the prosecution of Ralph Gedge and John de Pycheford, burgesses and merchants of Scardeburgh—suggesting that two of their ships with their goods and chattels in them were driven by contrary winds to the port of Northbern, within the land and power of the king of Norway, and were unjustly arrested by Erlingr (*Heleng'*) Hildeson, the said king's bailiff at Northbern, and were detained from them—requested the said king by his letters to cause the ships, goods and chattels to be restored to the merchants and to cause justice to be done to them, and afterwards because the said king had done nothing in this matter, but had wholly failed in showing justice to the said merchants, as the king learned from their complaint and from the letters patent of the men of Scardeburgh under their common seal testifying this, the king ordered the bailiffs of Boston to arrest goods and wares of the men and merchants of the land

1304.

Membrane 1—cont.

or power of the king of Norway found within the town of Boston to the value of 100*l.*, and ordered the said bailiffs of Lenne to cause goods to the like value to be arrested within their town, and to cause them to be kept safely until otherwise ordered, and to certify the king of their proceedings, of whose goods they should have arrested, and of their value: the king, although the bailiffs of Lenne have signified to him that they have in their custody goods and wares of the men and merchants of the land and power of the king of Norway to the value of 100*l.*, to wit boards (*bord'*), fish and 'sparres' in divers ships, has stayed further execution for the said merchants because it was suggested to him by certain merchants of Norway that his said merchants had not lost their goods or wares to the value aforesaid, nor half thereof, and that the king of Norway had not failed them in any justice sought from him as they alleged; and the king, at the request of his said merchants, who asserted that certain men and merchants of the towns of Newcastle-on-Tyne and Hertepole know what goods and wares they lost in form aforesaid, and whether or not the king of Norway has failed to show them justice, has caused the men and merchants of Newcastle and Hertepole to be examined as to this; and he learns by their examination returned to him that goods and wares of his said merchants were arrested and detained to the value of 200*l.*, and that the king of Norway had failed to do them justice, as is aforesaid: the king therefore orders the bailiffs to cause the goods and wares in their custody to be appraised in the presence of the said merchants of Norway, if they wish to be present, and to cause them to be delivered to the king's said merchants to the value of 100*l.*, in part satisfaction of the said 200*l.*, certifying the king of their proceedings herein without delay.

Nov. 19.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Hawisia, late the wife of Thomas de Wodhull, tenant in chief, the following of the knights' fees that belonged to Thomas, which the king has assigned to her in dower: a fee in Munden Frivill, co. Hertford, which John de Fryvill holds, and which is extended at 100*s.* yearly; a moiety of a fee in the same town, which moiety John de Eyvill holds, and which is extended at 50*s.* yearly; a quarter of a fee in the same town, which quarter Reginald de Grey holds, and which is extended at 25*s.* yearly; a third of a moiety in Sutton atte Hone, co. Kent, which third William de Haghelegh holds, and which is extended at 66*s.* 8*d.*; a third of a moiety of a fee in the same town, which third the prior of the Hospital of St. John of Jerusalem in England holds, and which is extended at 66*s.* 8*d.* yearly; a third of a moiety of a fee in the same town, which third William de Canti Lupo holds, and which is extended at 66*s.* 8*d.* yearly; 2½ fees in La Leye, co. Bedford, which Reginald de Grey holds, and which are extended at 10*l.* yearly; a moiety of a fee in Horton, co. Northampton, which moiety Ralph le Botiller, Henry de Sewell, and the heirs of Richard Gobyon hold, and which is extended at 4*l.* yearly; a moiety of a fee in Plumpton and Foxle, in the same county, which moiety William de Sancto Johanne holds, and which is extended at 90*s.* yearly; a quarter of a fee in Horton, in the same county, which quarter John de Wylebiry holds and which is extended at 40*s.* yearly; a quarter of a moiety of a fee in Astwyk, in the same county, which quarter the heirs of Ranulph le Gras hold, and which is extended at 10*s.* yearly.

Nov. 19.
Burstwick.

To the sheriff of York. As the king wills that his exchequer shall be sent to Westminster, so that it shall be there on the morrow of

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Membrane 1—cont.

St. Hilary next, he orders the sheriff to cause the rolls, tallies, memoranda and all other things concerning the exchequer and the rolls of his Bench to be carried to that place out of the issues of his bailiwick, as shall be more fully enjoined upon him on the king's behalf by W. bishop of Coventry and Lichfield, the treasurer.

By K.

1303.

MEMBRANE 17d.

Nov. 24.
Dunfermline.

John Giffard of Boyton acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 5 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Wilts and Southampton.

John Herbert acknowledges that he owes to William de Thorntoft, clerk, 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Hotot acknowledges that he owes to William de Thorntoft, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John son of John de la Dune, clerk, acknowledges that he owes to William de Thorntoft 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of John de Billesleye acknowledges that he owes to Master John de Kenle 100s.; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Warwick.

Nov. 25.
Dunfermline.

To W. bishop of Worcester and to his official, and to their commissaries. Order not to attempt anything in the king's free chapel of St. Oswald's, Gloucester, or against the prior and canons thereof that may in any way redound to the prejudice of the king or the chapel, or the prior or canons, as the chapel was founded of the alms of the king's progenitors, and like his other free chapels is wholly exempt from the jurisdiction of the ordinary, and they are endeavouring, as the king learns, to exercise the jurisdiction of the ordinary in the chapel and over the prior and canons.

Vacated, because otherwise below.

John de Ratynden acknowledges that he owes to William de Thorntoft, clerk, 17s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

To the sheriff of Gloucester. Order to put Robert, archbishop of Canterbury, if the prior of St. Oswald's, Gloucester, find security to prosecute his claim, by safe pledges to be before the king in the octaves of the Purification, to show cause why he has presumed to exercise the jurisdiction of an ordinary in the church of St. Oswald, Gloucester, which is the king's free chapel founded of the alms of his progenitors, kings of England, and is wholly exempt from all jurisdiction of the ordinary, and why he has presumed to fulminate sentences of excommunication against the prior and canons of the church and to inflict other grievances upon them, in contempt of the king, the prejudice of his royal dignity, and the damage of the prior to the amount of 200l. and contrary to the king's inhibition. [Prynne, *Records*, iii, p. 1026.]

1303.

*Membrane 17d—cont.*Dec. 28.
Dunfermline.

To W. bishop of Worcester and to his official, and to their commissaries. Whereas the church of St. Oswald's, Gloucester, was founded of the alms of the king's progenitors and is wholly exempt from the jurisdiction of the ordinary, and King William [II] granted the church by his charter to Thomas, archbishop of York, for certain exactions and claims that Thomas made against Robert, then bishop of Lincoln, for releasing certain churches and possessions, to have the church to the archbishop and his successors wholly exempt from all jurisdiction of the diocesan or the metropolitan other than the archbishops of that place, as the king's progenitors held it before the grant, which grant was confirmed by certain popes by their papal letters; and the priors and canons of that place have always hitherto been exempt as well by virtue of the grant aforesaid as by reason of the exemption from all jurisdiction of the diocesan of the place or of the metropolitan other than the archbishop of the said place [*i.e.* York]; and the king now understands that the bishop and his official and their commissaries, having no consideration to the said grant and confirmation, are endeavouring to exercise the jurisdiction of an ordinary in the said church and over the prior and canons, which, if allowed, would redound to the king's prejudice and the derogation of the exemption, grant and confirmation: the king inhibits them from attempting anything in the church or against the prior and convent that may fall to the prejudice of the king or of the said church or of the prior and canons. [*Ibid.* p. 1027.]

Memorandum, that Richard de Duffeld, clerk, attorney of Payn de Sevenak, executor of the will of William de Bernewell, came into chancery at York, on 25 November, and acknowledged that he had received in the executor's name from Roger de Mortayn, knight, by the hands of Andrew de Staumford 8 marks, in full payment of 19*l.* 13*s.* 4*d.* in which Roger was bound to William by a recognisance made in chancery, of which 8 marks Richard will save Roger and Andrew harmless against Payn and others.

Dec. 14.
Dunfermline.

Robert de Bucton and Clement de la Grene of Seterington acknowledge that they owe to William de Thorntoft, clerk, 11 marks 5*s.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Memorandum, that Hugh de Bruges, attorney of John le Hayward, came into chancery at York, on 24 November, and acknowledged that he had received in the said John's name from Roger de Ryvill 10 marks, in full payment of 60 marks, in which Roger was bound to John by a recognisance made in chancery, and Hugh then acknowledged that John had been satisfied for another 60 marks in which Roger was bound to John by a like recognisance, and promised to save Roger harmless concerning the said 120 marks against John and others.

Dec. 20.
Dunfermline.

Robert de Mar, parson of a moiety of the church of Ekynton, acknowledges that he owes to William de Hamelton, dean of York, 17*l.*; to be levied, in default of payment, of his lands and chattels.—The chancellor received the acknowledgment.

Note of payment of all but half a mark.

Cancelled.

Dec. 20.
Dunfermline.

Thomas de Multon, lord of Gilleslaund, acknowledges that he owes to Stephen de Mauleye, archdeacon of Clyveland, 1,500*l.*; to be levied, in default of payment, of his lands and chattels in cos. York, Cumberland, Lincoln and Westmoreland.—The chancellor received the acknowledgment.

1304.

*Membrane 17d—cont.*Jan. 7.
Dunfermline.

To the justices of the Bench. Notification that Reginald Gleye came before the king, on Tuesday, the morrow of the Epiphany, and sought to replevy to Gilbert de Hancergamel, Adam del Holm and Alice, his wife, their land in Warton, which was taken into the king's hands for their default before the said justices against Juliana de Kirkeby in Kendale.

In like manner Geoffrey de Holm and Jul[iana], his wife, came before the king, on Wednesday after the Epiphany, and sought to replevy their land in Neuton-on-Derewent, which was taken into the king's hands for their default against Alan Ecop and Beatrice, his wife. This is signified to the justices of the Bench.

In like manner William de Eston came before the king, on the said Wednesday, and sought to replevy to Robert de Giseburn of Jarum the latter's land in Jarum, which was taken into the king's hands for his default against William de Soraldeby.

Robert de Bardelby, clerk, acknowledges that he owes to Robert de Barneby near Calthorp 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

(Cancelled on payment.)

Jan. 18.
Dunfermline.

To R. archbishop of Canterbury. Order and request not to compel John de Cheffeld,^a king's clerk, parson of the church of Fuldon, in the diocese of Norwich, who is continually engaged in the king's service by the king's order, to make residence in his benefice aforesaid or to take orders (*ordines*), provided that he be in minor orders (*infra sacros*), for so long as he shall be thus engaged in the king's service, as the king's clerks ought not to be compelled to take orders or to make personal residence in their benefices while they are engaged in his service, or to be molested or disquieted in this connexion in any way, and the king and his progenitors have always used this liberty or privilege for their clerks for time out of mind. [Prynne, *Records*, iii, p. 1027.]

The like to the same for William de Brichull, parson of the church of Denton, in the diocese of Norwich. [*Ibid.*]

March 24.
St. Andrews.

The like to the same for Peter de Donewico, beneficed in the aforesaid diocese. By p.s. [4822.]
[*Ibid.*]

April 8.
Sandford.

The like to the same for Robert de Chishull, parson of the church of Great Saxham, in the diocese of Norwich. By p.s.
[*Ibid.*]

Jan. 80.
Dunfermline.

Memorandum, that a day is given to Henry le Messenger, attorney of John de Lancast[ia], to sue in chancery in John's name for certain tenements in the king's hands by reason of the minority of the heir of Philip Burnel, tenant in chief, which John asserts pertains to him, from the octaves of St. Hilary until the quinzaine of Holy Trinity next.

Thomas de Cornubia, clerk of the king's chancery, puts in his place William de Ayremynne, clerk, to receive in his name the law that Brother Thomas de Donecastr[ia], prior of the order of St. Mary of Bethlehem in England, waged to the said clerk of a debt of 6 marks, which the clerk exacts from him before the chancellor.

^a Called John de *Shefeld* in the marginal title.

1304.

MEMBRANE 16d.

Jan. 16. John son of William de Meburn Maud (*Matill'*) came before the king, Dunfermline. on Thursday after St. Hilary, and sought to replevy to Henry Chaumpeneys and Christiana, his wife, Emma, late the wife of Adam Buche of Ulvesby, and Petronilla, her sister, their land in Ulvesby and Skirwyth, which was taken into the king's hands for their default before the justices of the Bench against Agnes, late the wife of William Doget. This is signified to the justices.

Jan. 10. William de Kancia is sent to the abbot and convent of Colchester.— Dunfermline. *He was afterwards sent to the prior and convent of Merton.*

Jan. 5. John de Ruda and Hugh de Escrik and Agnes, his wife, came before Dunfermline. the king, on Sunday after the Circumcision, and sought to replevy their land in Great Hoyland, which was taken into the king's hands for their default before the justices of the Bench against Joan, late the wife of Giles de Playz. This is signified to the justices.

Jan. 1. To the master of the order of Friars Preachers and to the *diffinitores* and Dunfermline. the brethren about to assemble in their chapter-general at Toulouse. Request that they will pray for the king and his consort, Edward, prince of Wales, and all the king's other children, and for the prosperity of his realm. [*Prynne, Records, iii, p. 1037.*]

Alexander de Swyneburn acknowledges that he owes to Thomas de Fysheburn 11l.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1303.

Dec. 11. To the master of the order of Friars Minors and to the *diffinitores* and Dunfermline. the brethren about to assemble at their chapter-general at Assisi. Request that they will pray for the king and his consort, Edward, prince of Wales, and all his other children, and for his people and for the good estate of his realm. [*Fædera; Prynne, Records, iii, p. 1037.*]

Henry Spigurnel and William de Sancto Georgio are appointed (*con'*) [justices] to deliver Ely gaol of Adam de Melkesham of Elm, who was put in exigent to be outlawed after the eyre of the last justices in eyre and who, upon hearing of this, surrendered himself to that prison to stand to right.

Vacated, because on the Patent Roll.

1304.

Jan. 26. Thomas de Lavynton came into court before the king, on Sunday the Dunfermline. morrow of the Conversion of St. Paul, and sought to replevy to Walter Colkyng, Robert Laurenz and Alice, his wife, and Roger Colkyng, their land in Childhampton near Wylton, which was taken into the king's hands for their default before the justices of the Bench against Emma, late the wife of John Haydore. This is signified to the justices.

Enrolment of deed of John de Drokenesford, clerk, witnessing that he has granted to the king the homage and entire service of Robert le Chamberleyn, lord of Cump-ton, co. Wilts, for all the lands that Robert holds of John in the towns of Cump-ton and Northington, in that county, and in Dunton, co. Buckingham. Witnesses: Sir Philip de Wyleghby, chancellor of the exchequer, William de Carleton, Peter de Leycestr[ia], John de Insula, Roger de Hegham and Master Richard de Abyndon, barons of the exchequer; Sir Hugh de Notingham and Sir John de Kirkeby, clerks. Dated at York, 24 April, 31 Edward [I].

1304.

Membrane 16d—cont.

Memorandum, that John came into chancery at York, on 26 January, and acknowledged the preceding deed.

Enrolment of deed of the aforesaid Robert, witnessing that whereas John de Ferlington, knight, of whom he held his lands in Cumpton, Northyngton and Dunton by knight service, has granted by his charter to Sir John de Drokenesford, clerk, Robert's homage and service due and accustomed by reason of the said lands, Robert has, by order of John de Ferlington, done homage and fealty to Sir John de Drokenesford, his lord, for the said lands on the day of the making of this charter in the manor of Borhunte near Suthwyk, in the presence of Sir Roger Lancelevee, Baldwin de Bello Alneto, John de Scures, John de Grymsted, Richard de Borhunte, knights, John de la Lee, sheriff of Southampton, Hugh Brayboef, Richard de Porteseye, Michael Crok, Richard de Wynton[ia] and others. Dated at Borhunte, 4 March, 81 Edward [I].

Jan. 26. Simon de Trewyk is sent to the abbot and convent of St. Albans.
Dunfermline.

Jan. 30. Geoffrey Russel is sent to the abbot and convent of St. James without
Dunfermline. Northampton in the place of William de Tychefeld, lately sent thither by the king and now dead, as the king learns.

Jan. 20. Thomas de Munteny acknowledges that he owes to William de Hamelton,
Dunfermline. dean of St. Peter's, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Master Robert de Sauthorp, parson of the church of Apelton in Rydale, acknowledges that he owes to Richard Wade 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

William de Stirkeland, knight, acknowledges that he owes to Hugh de Burgo, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Jan. 28. To Philip, king of France. The king, being frequently moved by the
Dunfermline. complaints of his merchants of England that they have suffered during the armistice (*sufferencia*) or truce lately entered into between the two kings many injuries, robberies, damages and grievances from mariners and others of Philip's realm and power, has ordered Robert de Burghersse, constable of Dover castle, and John de Bauquell, seneschal of Ponthieu, who were appointed on the king's behalf to enquire together with the lord of Sanqu(e)vill and Moutoun de Blanvill, knights of King Philip, concerning these damages, and to make amends for them, as was agreed by the envoys of the two kings in the treaty (*reformacione*) of peace concluded between the two kings, to be in person at Mosteroll' on Sunday in three weeks from Easter to hear there with King Philip's knights aforesaid the complaints of merchants on both sides and to make due amends concerning such complaint in accordance with the commission made to them. The king therefore requests King Philip to order his said knights to meet the king's knights on the said Sunday at Mosteroll', and to hear the aforesaid complaints with them, and to do further and execute in this matter what ought to be done according to the commission made to them, and King Philip is requested to signify by his letters to the king's said knights or one of them what he shall cause to be done in this matter. [*Fœdera.*]

1304.

*Membrane 16d—cont.*Jan. 28.
Dunfermline.

To Robert de Burghersshe, constable of Dover castle, and John de Bauquell, seneschal of Ponthieu. Order to be in person at Mosteroll' in three weeks from Easter for the purpose mentioned above, and notification that the king has requested the king of France to cause his knights aforesaid to meet Robert and John as above. *Duplicated.*

Gilbert de Boterden acknowledges that he owes to Stephen de Trewynnek 40s.; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Jan. 28.
Dunfermline.

To Philip, king of France. The king—understanding that King Philip has appointed by his letters Master James de Courcell', canon of Arras, and John, lord of Fyennes, knight, to enquire with two persons to be deputed by the king concerning the excesses, violences, wrongs and robberies upon the sea and other damages inflicted upon the men of the Cinque Ports by men of the town of Calais and upon the men of the town of Calais by men of the Cinque Ports, and to carry out (*expediend'*) what they shall find clear and to refer to King Philip what they shall find doubtful—has appointed Robert de Burghersh, constable of Dover castle, and Master Philip Martel, D.C.L., to make inquisition together with the said Master James and John, and to carry out what they shall find clear and to refer to the king what they shall find doubtful, and to go in person to Calais, so that they shall be there in the quinzaine of Easter next at the latest for the expedition of the said matter. The king requests King Philip to cause James and John to meet in person at the said day and place with Philip and Robert. [*Fadera.*]

Jan. 30.
Dunfermline.

Master Henry de Cornubia, clerk, acknowledges that he owes to Master William de Grenesfeld, dean of Chichester, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment on the information of R. de Askeby.

Cancelled on payment.

Adam de Middelton acknowledges that he owes to John de Insula 1000 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received his acknowledgment in his lodging at York, on the information of R. de Askeby.

Cancelled on payment.

MEMBRANE 15d.

Memorandum, that Brother Thomas de Donecastr[ia], prior of the order of S. Mary of Bethlehem in England, had a day until the morrow of St. Hilary to do the law that he waged in chancery before the chancellor to Thomas de Cornubia, a clerk of chancery, of a debt of 6 marks that the latter exacts from him before the chancellor, and Thomas de Cornubia came at that day by his attorney, and the prior did not come either by himself or by attorney. Therefore ——— [*Incomplete.*]

MEMBRANE 14d.

Jan. 30.
Dunfermline.

To the sheriff of Northampton. Whereas Henry de Pynkeny has granted and rendered to the king by his deeds all his manor of Wedon Pynkeny, in that county, with the advowson of the priory in that town and

1304.

Membrane 14d—cont.

with all the service of all his free tenants in the said manor and [in the manor] of Wappenham, and also the homage and entire service of Robert de Wauncy for one knight's fee and for the lands that Robert held of Henry in Astewell, in the same county, and the homage and entire service of William de Pynkeny for four knights' fees and for all the lands that William held of Henry in Morton, Solgrave, Astewell, Siresham and Hel-yngton, in the same county, and the homage and entire service of Geoffrey de Bredden for $1\frac{1}{2}$ knights' fees and for all the lands that Geoffrey held of him in Coleworth, Solgrave, Weston and Elinton, in the same county, and the homage and entire service of Peter de Monte Alto for $1\frac{1}{2}$ knights' fees and for all the lands that Peter held of Henry in the said towns, and the homage and entire service of Richard de Mundevill for a knight's fee and for all the lands that Richard held of Henry in Thorp Mondevill, in the same county, and the homage and entire service of Robert de Pynkeny for a knight's fee and all the lands that Robert held of Henry in Earl's Barton, in the same county; and he has also granted and rendered to the king $2\frac{1}{2}$ knights' fees in Elinton, Astewell and Siresham, in the same county, whereof the prior of Brackeleye held one fee and Osbert Giffard held $1\frac{1}{2}$ of Henry, and a knight's fee in Earl's Barton, in the same county, which Seaman (*Semannus*) de Stok held of Henry, and also all other fees that Henry may have had elsewhere in the realm: the king orders the sheriff to distrain the aforesaid Robert, William, Geoffrey, Peter, Richard, Robert, the prior, Osbert, and Seaman and all others who he shall ascertain held of Henry by homage or knight service in that county to be before the king in fifteen days from Easter to do the fealty due to him by reason of the said grant and surrender and to receive further what the king's court shall consider in this behalf.

The like to the sheriffs of the following counties:

Bedford, to distrain Robert son of Walter de Davyntre for $2\frac{1}{2}$ knights' fees and for all the lands that Robert held of Henry in Tynгры, in that county.

Oxford and Berks, to distrain Peter de Asherugg for one fee and all the lands, etc. in Bradewell, co. Oxford, the abbot of Cyrencestre for a fee and all the lands, etc. in the same town, Hugh Dodyngeseles for a fee and all the lands, etc. in the same town, John Neyrnut for a fee and all the lands etc. in Uffynton, co. Berks.

Somerset, to distrain Robert de Locumbe for four fees and all the lands that he held of Henry in Locumbe, in the same county.

Warwick, to distrain John de Pynkeny for a fee and for all the lands that he held of Henry in Iginton, in the same county, and William de Corby for one fee and all the lands that he held of Henry in La Grave, in that county.

Essex and Hertford, to distrain Nicholas de Segrave for $1\frac{1}{2}$ fees and for all the lands, etc., in Elmedon, co. Essex, and Guy de Shenefeld for a knight's fee and all the lands, etc., in the same county, and Walter de Langeton, bishop of Coventry and Lichfield, for half a fee and all the lands, etc., in Cristeshale, in the same county, and Walter de Bibesworth for a knight's fee and all the lands, etc., in Bybesworth, co. Hertford.

To the sheriff of Wilts. Whereas John de Drokenesford has granted to the king the homage and all the service of Robert le Chaumberleyn, lord of Cump-ton, in that county, for all the lands that Robert held of John in the said town of Cump-ton and in Northington, in that county, and in Dunton, co. Buckingham: the king orders the sheriff to distrain Robert to be before the king as above.

Membrane 14d—cont.

1304.

Feb. 10.
Dunfermline.

Richard de Stanlawe, executor of the will of William de Burnton, clerk, acknowledges for himself and his co-executors that he owes to the king 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Memorandum, that Richard made this recognisance in order to have the king's writs for the debt for himself and his co-executors without making any other fine.

Feb. 13.
Dunfermline.

John Swayn acknowledges that he owes to Thomas de Fisheburn 5 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

William de Brunneby of York acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 10.
Dunfermline.

To the prior and convent of St. Swithin's, Winchester. The king is sending to them his *wobodus*,^a and requests that they will admit him with two horses and two grooms into their house until Michaelmas, and that they will find them in the meantime all their necessities. By p.s. [4210.]

He was afterwards sent to Malmesbury, to remain there until the said feast.

Feb. 10.
Dunfermline.

To Roger de Mortuo Mari. Whereas the king has granted to Amadeus, count of Savoy, in part satisfaction of the 10,000 marks in which the king is bound to him, the wardship of the lands that belonged to Richard son of Adam, late earl of Arundel, tenant in chief, during the minority of Richard's heir, and the king now understands that certain men of the town of Oswestry (*Albi Monasterii*), which belonged to Richard at his death and which is in the count's hands by reason of the custody aforesaid, and of the parts adjoining have been and are still contrary and rebellious to the count's bailiffs and ministers in payment of rents and farms and in doing other services: the king requests Roger to aid and counsel Master Bernard de Mercato, the count's attorney, and the others whom Bernard shall depute in the count's name in collecting and receiving the rents and farms and the arrears thereof and in doing other things pertaining to the custody, when requested by them, so far as it may be done in good manner and without grieving the men of those parts.

The like to Peter Corbet.

Feb. 26.
Dunfermline.

John de Horbury, parson of the church of Horseleye, acknowledges that he owes to Adam de Middleton 100l.; to be levied, in default of payment, of his lands and chattels in co. York.

Alan de Skotherskelf of York and Robert Wyles acknowledge that they owe to Master William de Pykering, archdeacon of Nottingham, 4l. 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

1303.

Dec. 23.
Dunfermline.

Robert de Melford is sent to the abbot and convent of Hayles.

By p.s. [4140.]

1304.

Feb. 28.
Dunfermline.

Henry de Lekeburn acknowledges that he owes to Roger de Sutton, clerk, 30s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

^a In the privy seal, which leaves the choice of the abbey to the chancellor, the person concerned is called '*Johan de Arches, nostre wobode.*'

1304.

*Membrane 14d—cont.*March 22.
St. Andrews.

Robert de Pokelington came before the king, on Palm Sunday, and sought to replevy to John son of Hugh in (*rectius* de) Driffeld his land in Northcave, which was taken into the king's hands for his default in the king's court against Alice, late the wife of Hugh de Driffeld. This is signified to the justices.

March 6.
Durie
(Dover).

John son of Thomas Traylwenge of Yukflete acknowledges that he owes to William de Thorntoft, clerk, 6 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

April 8.
Sandford.

To the sheriff of Worcester. Order to cause a regard to be made in the forest of Feckenham before the coming of the justices of the Forest, so that it be made before Whitsuntide.

[*Capitula.*]

Partition of the knights' fees that John de Bella Aqua held at his death of the king in chief by the courtesy of England of the inheritance of Laderana, his late wife.

The purparty of Nicholas son of Miles de Stapelton, kinsman and co-heiress of Laderana, a minor in the king's wardship :

Robert de Furneus and Maud, his wife, hold half a fee in Bordelby and elsewhere, and it is extended at 9*l.* yearly.

Robert de Ponte Fracto holds in Wylthorp and elsewhere half a fee, and it is extended at 28*l.* yearly.

William de Bugthorp holds in Rughford half a fee, and it is extended at 25*l.* yearly.

The heir of William de Merston holds in Merston half a fee, and it is extended at 12*l.* yearly.

Simon de Kyme holds in Neuton Kyme a moiety of a fee, and it is extended at 8*l.* 10s. 0d. yearly.

John de Kirkeby holds in Tokwyth a thirteenth of a fee, and it is extended at 50s.

Total of the value of the fees: 80*l.* 5s. 0d. (*sic*).

The purparty of Aucher son of Henry and Joan, his wife, the second daughter and heiress of Laderana :

William le Vavassur and Richard le Waleys hold a quarter of a fee in Bylton, which is extended at 4*l.* 10s. 0d. yearly.

Henry son of John de Hamerton holds a fee in Hamerton, and it is extended at 24*l.* yearly.

Richard de Malebys holds in Coupmanthorp a quarter of a fee, and it is extended at 10*l.* yearly.

John Mauleverer holds in Alverton and elsewhere 1½ fees, and they are extended at 14*l.* yearly.

Total of the value of the fees : 52*l.* 10s. 0d.

MEMBRANE 18d.

March 26.
St. Andrews.

Hugh de Escryk came before the king, on the morrow of the Annunciation of St. Mary, and sought to replevy to him and Agnes, his wife, and John de Ruga their land in Great Huland, which was taken into the king's hands for their default before the justices of the Bench against Joan, late the wife of Giles de Plessetis. This is signified to the justices.

April 2.
St. Andrews.

John de Amcotes came before the king, on Thursday in Easter week, and sought to replevy to Roger Hurtqarter and Alice, his wife, their land in Usflet, which was taken into the king's hands for their default before the justices of the Bench against Walter son of Auger de Rednesse. This is signified to the justices.

1304.

*Membrane 18d—cont.*April 6.
St. Andrews.

John son of John le Queynte came before the king, on Monday after St. Ambrose, and sought to replevy to Richard de Multon and Isabel, his wife, and John le Queynte their land in Ioleby, which was taken into the king's hands for their default before the justices of the Bench. This is signified to the justices.

March 26.
St. Andrews.

To Lambert de Trykyngham, Thomas de Burnham, and Ralph de Lyttelbyry, appointed to assess the tallage in the king's cities, boroughs and demesnes in co. Lincoln. Whereas the prior of St. Katharine's without Lincoln asserts that he ought to be quit of tallages by the late king's charter, which the king has confirmed, the king orders them to supersede until the octaves of Holy Trinity, unless otherwise ordered, the levying the tallage on the lands that the prior holds of the grant of the late king's or of other the king's ancestors in that county, first assessing it.

The like in favour of the following :

The prior of Sempingham for his lands in co. Lincoln.

The prior of Newstead on Ankoln for his lands in the same county.

The prior of Mareseye, addressed to Henry de Sutton, Richard de Furneus and Master Henry de Agmodesham, appointed for the aforesaid purpose in co. Nottingham.

The prior of St. Ed[mund]'s Chapel, Cambridge, of the order of Sempingham, addressed to Humphrey de Waleden, William de Spaneby and Walter de Norwico, appointed in co. Cambridge.

The prior of St. Andrew's, York, of the order of Sempingham, addressed to Roger de Hegham and Master Richard de Abyndon, appointed in the city of York.

March 26.
St. Andrews.

To Roger de Hegham and Master Richard de Abyndon, appointed to assess the tallage in the city of York. Like order in favour of the master and brethren of St. Nicholas's Hospital, York, who claim by a charter of Henry II, which the king has inspected.

The prior of Newstead in Shirewode, who asserts that he holds all his lands in Papelwyk, Walcringham, and Misterton in frank almoin by the charters of the king's progenitors, which the king has inspected, has like letters addressed to Richard de Furneus, Henry de Sutton and Master Adam de Agmodesham, appointed to assess the tallage in co. Nottingham.

The prioress of St. Clement's, York, who asserts that she holds her lands in the city of York in frank almoin by the charter of king ———*, which the king has inspected, has like letters addressed to Roger de Hegham and Master Richard de Abyndon, appointed to assess the tallage in the city of York.

J. bishop of Carlisle, who asserts that he holds in frank almoin and quit of tallage the manor of Horncastre, co. Lincoln, which Walter, late bishop of Carlisle, acquired to himself and his successors and which he afterwards granted by his charter to God and the church of St. Mary, Carlisle, which charter the late king confirmed by his charter, which the king has inspected, has like letters addressed to Lambert de Thrikingham, Thomas de Burnham, and Ralph de Lutlebury, appointed to assess the tallage in co. Lincoln.

* The name of the king has been omitted inadvertently by the enrolling clerk.

1304.

Membrane 18d—cont.

The abbot of Redynges, who asserts that he holds all his tenements, lay and ecclesiastical, by the late king's charter, which the king has inspected, quit of all gelds and tributes, has like letters addressed to Roger de Hegham, Walter de Glouc[estria], and John de Sandale, appointed to assess the tallage in co. Kent.

The said abbot has like letters addressed to Henry Spygurnel, Master John de Everdon, Walter de Mulesworth, and William de Rodeston, appointed to assess the tallage in cos. Oxford, Berks, Bedford and Buckingham.

The said abbot has like letters addressed to Humphrey de Waleden, William de Spanneby, and Walter de Norwico, appointed to assess the tallage in co. Hertford.

The said abbot has like letters to Richard de Furneux, Henry de Sutton, and Master Adam de Agmodesham, appointed to assess the tallage in cos. Warwick and Leicester.

The abbot of Stanleze, who asserts that he holds by the charters of the king's progenitors, which the king has inspected, the whole soke of Stanley, co. York, in frank almoin and quit of tallage, has like letters to the said Richard, Henry and Master Adam.

April 8.
Sandford.

The abbot of Barlinges, who asserts that he holds in frank almoin all his lands in [co.] Lincoln that his predecessors acquired by the charters of divers men, which charters the king has confirmed, has letters of respite addressed to Lambert de Trikyngham, Thomas de Burnham, and Ralph de Littlebury, appointed to assess the tallage in co. Lincoln.

The abbot of Vaudey (*Valle Dei*), who asserts that he holds in frank almoin all his lands in Lincoln and Edenham that his predecessors acquired by the charters of divers men, which charters the late king confirmed by his charter, which the king has inspected, has like letters to the said Lambert, Thomas and Ralph.

The rector and brethren of the house of Asherugge, who assert that they hold in frank almoin the manors of Cestreton and Ambresden, co. Oxford, which Edmund, late earl of Cornwall, granted to them by his charter, which the king has confirmed, have like letters to Master John de Everdon and Henry Spygurnel, appointed to levy the tallage in co. Oxford.

The prior of Haverholm, of the order of Sempingham, has like letters to Henry de Sutton, Richard de Furneux and Adam de Agmodesham, appointed to assess the tallage in co. Nottingham.

The said prior have like letters to Lambert de Thrikingham, Thomas de Burnham, and Ralph de Littelbury, appointed to assess the tallage in co. Lincoln.

The prior of Ormesby, of the order of Sempingham, [has like letters] to Lambert de Thrikyngham, etc., in co. Lincoln.

The prior of Catlee, of the order of Sempingham, [has like letters] to John de Insula, Master Richard de Havering, and Ralph de Dalton in co. York.

The said prior has like letters to Lambert de Thrikingham, Thomas de Burnham, and Ralph de Littelbiri in co. Lincoln.

The abbot of Barlinges, who asserts that he holds in frank almoin all his lands, etc., has letters to the said Lambert, Thomas and Ralph in co. Lincoln.

1304.

Membrane 18d—cont.

The master of the military order of the Temple in England, who asserts that he and his men ought to be quit throughout England of tallage by charters of the king's progenitors, which the king has inspected, has like letters to Richard de Furneaus, Henry de Sutton, and Master Adam de Agmodesham in cos. Nottingham and Derby.

The said master has like letters to William de Carleton, William Haward, and Herve de Staunton in cos. Norfolk and Suffolk.

The said master has like letters to the following:

Adam de Crokedayk, John de Kirkeby, and Michael de Hartcla in cos. Lancaster, Cumberland, and Westmoreland.

Henry Spygurnel, Master John de Everdon, Walter de Mullesworth, and William de Rodeston in cos. Oxford, Berks, Bedford and Buckingham.

Roger de Hegham and Master Richard de Abyndon in the city of York.

Roger de Hegham, Walter de Glouc[estria], and John de Sandale in cos. Kent, Middlesex, London, Surrey, and Sussex.

John de Insula, Master Richard de Haverling, and Ralph de Dalton in cos. Northumberland and York, except the city of York.

The abbot of Waltham, who asserts that he holds his lands in Waltham and Nasingges by the charters of the king's progenitors, which the king has inspected, in frank almoin and quit of tallage, has like letters to Humphrey de Waleden and Walter de Norwico in co. Essex.

Joan de Byddik, who asserts that she ought to be quit of tallages in the city and suburbs of London by divers charters of the late king made to Adam de Basinges and Augustine de Hadestok, her grandfather, of whom she is the heir, which charters the king has inspected, has like letters to Roger de Hegham, W. de Glouc[estria], and John de Sandale in the said city and suburbs.

The prior of Holy Trinity, London, who asserts that he ought to be quit of tallages by the charters of the king's progenitors, which the king has inspected, has like letters to Roger de Hegham, Walter de Glouc[estria], and John de Sandale in the city of London.

Robert Pugeys, who claims that he holds of the king all his lands in the manor of Brampton by homage and service and by rendering to the king yearly a sword, price 18*l.*, for all service, has like letters to Henry Spygurnel, Master John de Everdon, Walter de Mulesworth and William de Rodeston in co. Oxford.

J. bishop of Lincoln, who asserts that he holds in frank almoin all his lands that he holds by the charters of the king's progenitors in cos. Lincoln and Leicester, has like letters, etc.

The dean and chapter of St. Mary's, Lincoln, who assert that they hold in frank almoin all their lands, as above, in cos. Lincoln, Northampton, Buckingham, and Huntingdon have like letters, etc.

The dean of St. Martin's, London, who asserts that he ought to be free of tallage in the city and suburbs of London by the late king's charter, which the king has inspected, has like letter to Roger de Hegham, Walter de Glouc[estria] and John de Sandal, appointed to levy the tallage in the city of London.

Membrane 18d—cont.

1304.

April 10.
Stirling.

Henry Maunsel came before the king, on Friday after St. Ambrose, and sought to replevy to Master Nicholas de Ellerker the latter's land in the suburbs,* which was taken into the king's hands for his default before the justices of the Bench against Joan, daughter of Thomas atte Gatende. This is signified to the justices.

March 30.
St. Andrews.

William de Kanc[ia], who was previously sent to the abbot and convent of Colchester, is sent to the prior and convent of Merton.

Richard Bygor is sent to the abbot and convent of St. John's, Colchester.
By p.s.

Thomas son of Robert de Wymundham acknowledges that he owes to William de Walton, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

April 8.
Sandford.

To Henry Spigurnel, Master John de Everdon, Walter de Mullesworth, and William de Rodeston, appointed to assess the tallage in the cities, boroughs and royal demesnes in co. Oxford. Whereas Joan, late the wife of Robert de Grey, asserts that she holds in dower certain lands in Bristhelmeaton, Herdewyk and Eylesford, in that county, of the gift of the said Robert, the son and heir of Walter de Grey, to whom the late king granted and confirmed the said lands by his charter, which the king has inspected, to be held by the service of a twentieth of a knight's fee for every service, custom and demand: the king orders them to assess any tallage that may be due to the king in this behalf and to supersede the levying thereof until the octaves of Holy Trinity, unless they be otherwise ordered in the meantime.

William Paytevyn acknowledges that he owes to William de Waleton, clerk, 14 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas son of William Traylewenge of Yucflet acknowledges that he owes to William de Thorntoft, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Hokelive acknowledges that he owes to Robert de Bardelby, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

March 26.
St. Andrews.

To Master Richard de Abyndon, John Randolf, and Master John Gerberge, appointed [to assess] the tallage in the cities, boroughs and royal demesnes in co. Somerset. Whereas Alan de Plukenet, the king's yeoman, son and heir of Alan de Plukenet, asserts that he ought to be quit of tallage in the manors of Putteneye and Weerne, in that county, which his father had in exchange of the grant of the late king for the stewardship of the New Forest and for the manor and bailiwick of Lyndehurst, co. Southampton: the king orders them to assess any tallage that may pertain to him in this behalf and to supersede the levying thereof until the octaves of the Holy Trinity, unless they be otherwise ordered in the interim.

The said Alan has like letters addressed to H. Spigurnel, Master John de Everdon, Walter de Mullesworth, and William de Rodeston, appointed in co. Oxford, for the manor of Pydington, in that county, which Alan's father had as above.

* There seems to be an omission here.

1304.

Membrane 18d—cont.

The abbot of Stanleye, who asserts that he holds by charters of the king's progenitor, which the king has inspected, all the soke of Stanleye, co. Wilts, in frank almoin and quit of tallage, has like letters to Richard de Furneux, Henry de Sutton, and Master Adam de Agmodesham, appointed in that county.

April 17.
Culross.

Ralph Saunzavoir, knight, acknowledges that he owes to Master William de Grenefeld, the chancellor, 60s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.—R. de Askeby received the acknowledgment.

Cancelled on payment.

MEMBRANE 12d.

April 18.
Inverkeithing.

John de Seleby, parson of a moiety of the church of Rillyngton, diocese of York, and John del Newehagh, clerk, acknowledge that they owe to William de Ayremynne, clerk, 5 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

March 25.
St. Andrews.

To the bailiffs and men of Lym. Order to choose two of the more faithful and discreet men of that town for whom they will answer, who, after taking oath, shall be intendent to the levying and collection of certain customs and payments that strange and alien merchants have granted that they will give and pay to the king from their merchandise and goods to be brought into the realm or to be taken out of the same, and that they shall be answerable in all things concerning the levying and collection to Bertolt del Hospital, Thomas de Sweneseye, John Longino of Weymuth, and Geoffrey le Keu of Lym, whom the king has appointed by his letters patent to levy and collect the said customs and payments within that town and in all places thence to Plymmuth, and whom he empowered to appoint substitutes in places where they or one of them could not intend this matter.

The like to the bailiffs and men of Weymuth, Toppeasham, Teignemuth, Dertemuth, Portelmuth, and the mayor and bailiffs of Exeter.

April 4.
St. Andrews.

To pope B[enedict]. Letter recommending to him William de Viscont of Pysa, knight, and Henry, his son, and requesting him to show himself favourable to them in the matters concerning them, so that they may secure more ample grace in their affairs before him by the king's mediation.

To Sir A. marquis of Ferrara. Letter recommending to him the said William and Henry and the affairs that they have to expedite before him, and requesting him to show them favour in these matters, so that they may feel that the king's prayers have been fruitful for them.

The like to the duke of Calabria, eldest son of Sir Charles, king of Jerusalem (*Gierl'm*) and Sicily.

To Charles, king of Jerusalem and Sicily. The king, wishing that the affairs that the said William and Henry have to expedite before the said king may be expedited, recommends William and Henry to him, and requests him to show them favour therein, so that they may feel that the king's prayers have been fruitful for them.

To Sir N. bishop of Ostia and Velletri, the papal legate. The king understands fully the letters that the bishop has sent to him that pope Benedict has advanced Brother Walter de Wynterburn, the king's

1304.

Membrane 12d—cont.

confessor, to the cardinalate, and although the king had it greatly at heart that Walter should remain continually at his side, he requests the bishop to thank the pope on his behalf in such way as his discretion shall deem most suitable. The king intends shortly to do the like by his special envoys. He firmly believes that the good affection borne by the pope to him and his realm has among other things largely induced him to do this. [*Prynne, Records*, iii, p. 1046.]

April 9.
Sandford.

To the mayor and sheriffs of London. Whereas the king has granted to Philip, king of France, that he will cause to be provided and assembled in the port of Sandwich twenty good ships well and sufficiently provided with fencible men and other necessities for war, in aid of the said king's expedition to Flanders, for four months from the day when they shall leave that port, at the king's expense, and also that the ships ought to be ready to go to Flanders before Midsummer next, and that they shall leave that port as soon as possible after the constable of Dover castle shall have received certain letters patent that the king ought to have from the king of France that this aid shall not prejudice the king or his heirs or his realm and also certain letters whereof the king has sent him (*sibi*) notes; wherefore the king has appointed Robert de Burghersh, Roger le Sauvage, and Peter de Donewyco, or two of them, to provide and cause to be provided and assembled in the said port the aforesaid twenty ships from the greatest, best and most sufficient that can be found in all the towns of his Cinque Ports or elsewhere towards the south throughout the whole sea coast from the city of London to the Isle of Wight, except the town of Dover, so that each ship shall be good and fit and shall be well and sufficiently found with forty fencible men at least and with other things necessary for the war: the king orders the mayor and sheriffs to be intendent to Robert, Roger and Peter in this matter and in all things concerning it, and that they shall do and heartily take up whatsoever they shall direct on the king's behalf, so that this matter shall not be delayed through the fault of the mayor and sheriffs.

By p.s. [4881.]

[*Fædera*.]

The like to the mayor and bailiffs of the following ports: Sandwich, Wychelese, Romenhale, Hethe, La Rie, Faversham, Hastings, Southampton, and Portesmouth. [*Ibid.*]

To the sheriff of Kent. Like order. [*Ibid.*]

The like to the sheriffs of Surrey, Sussex and Southampton. [*Ibid.*]

April 17.
Culross.

The abbot of St. Mary's, York, acknowledges that he owes to William de Sancto Paulo, Arnald de Sancto Martino and certain of their fellows, citizens and merchants of Bayonne, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The prior of Boulton in Craven acknowledges that he owes to the said William and Arnald and their fellows 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Memorandum that the said 150*l.* were assigned by the king to the said merchants in part payment of 500*l.* that he granted to them in aid of their costs and expenses in a suit [brought] by them in the king's name against William Saut, late citizen of Bayonne.

April 10.
Durie.

To the sheriff of York. Whereas it was agreed at the request of Philip, king of France, between the king and the envoys of King Philip lately sent to the king that from henceforth the king should cause his men,

1304.

Membrane 12d—cont.

merchants and others who are in Flanders to withdraw and return thence with their goods before Midsummer, and that the king should cause it to be proclaimed and ordered throughout his realm that the enemies of the king of France, Flemings and others, should leave this realm within the said time, under pain of forfeiture of their bodies and goods, and that he should cause inhibition to be made that the said enemies of the king of France shall not be received after that term or have any assistance, aid or succour or solace of victuals or other things anywhere within the king's power, provided that the king of France should do the like in regard to the king's enemies, Scots and others, who have been received in his land and dwell therein: the king orders the sheriff, after causing warning to be given that the king's men, merchants and others, in Flanders shall be warned by their friends and neighbours without delay to withdraw from Flanders with their goods within the said term, to cause the inhibition aforesaid to be proclaimed.

By p.s.

[*Fadera.*]

The like to all the sheriffs throughout England.

The like to the following:

Robert de Burghesh, warden of the Cinque Ports, for the said ports, etc.

John Wogan, justiciary of Ireland, or to him who supplies his place, to cause proclamation to be made throughout that land.

Edward, prince of Wales, or to him who supplies his place, to cause proclamation to be made throughout Wales and co. Chester.

A. bishop of Durham, or his steward, to cause proclamation to be made throughout his liberty of Durham. [*Ibid.*]May 8.
Stirling.

Robert Pape of Crosthwayt acknowledges that he owes to William de Kendale, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

April 17.
Culross.

To Nicholas Fermbaud and William de Brikehull, appointed to assess and levy the tallage in the cities, boroughs, and the king's demesnes in co. Worcester. Whereas the king has ordained by his council that men of religion and others who claim to be quit of tallage in their lands by charters of the king's progenitors and of the king or in any other way, shall have respite therefor until three weeks from Holy Trinity next: the king orders them to supersede the levying until then of the tallage assessed in the lands that Elizabeth Portes of Tymberhegh asserts that she holds by charters of the king's progenitors by rendering one charter (*sic*) to the exchequer yearly, in order that the king may then cause to be done in this matter what he shall cause to be ordained in the meantime by his council. They are ordered to release to Elizabeth any distraint that they may have levied upon her in this behalf.

The like in favour of the following:

The prior of St. Mary's, Carlisle, addressed to Adam de Crokedayk, John de Kyrkeby, and Michael de Hartela in co. Cumberland, for the lands that he asserts that he holds in frank almain by the charters of the king's progenitors and by the king's confirmation.

The said prior, addressed to John de Insula, Master Richard de Haveryng, and Richard de Dalton in co. Northumberland.

The prior of Durham has like letters addressed to Roger de Hegham and Master Richard de Abyndon in co. York.

The master and brethren of the Holy Innocents without Lincoln, addressed to Lambert de Trykyngham, Thomas de Burnham, and Ralph de Lutelbiry in co. Lincoln.

1304.

Membrane 12d—cont.

The abbot of St. Augustine's, Bristol, addressed to Nicholas Ferm-
baud and William de Brichull in the town of Bristol,

The prior of St. James, Bristol, addressed to the said Nicholas and
William.

The prior of the Hospital of St. John, Bristol, addressed to the said
Nicholas and William.

Robert son of Ralph Streche, addressed to the said Nicholas and
William in co. Worcester, for the lands that he asserts that he
holds by charters of the king's progenitors by rendering 20s. yearly
to the exchequer.

Walter Dosevill and Margaret, his wife, Peter Prilly, and Alice, his
wife, Maud de Houby and Maud Grymbamd (*rectius* Grymbaud),
addressed to Richard de Furneys, H. de Sutton, and Master A. de
Agmodesham in co. Leicester, for the lands in Medburn that they
claim to hold by the late king's charters by the service of a
twentieth of a knight's fee for all service.

Lora, late the wife of Gilbert de Gaunt, addressed to Lambert de
Trikingham, Thomas de Burnham, and Ralph de Littlebury in co.
Lincoln, for the lands that she holds in dower of the lands of
Gilbert, in which she asserts that she and her tenants ought to be
quit of payment of the said tallage.

April 17.
Culross.

To Roger de Hegham, Walter de Glouc[estria], and John de Sandale,
appointed to assess the tallage in the city of London and in the suburbs.
Like order to supersede until three weeks from Holy Trinity next the
levying of the tallage on the goods of Tidemann Swart, merchant of
Almain, brought by him to that city, as the king has ordained by his
council that alien merchants coming into the realm with their goods and
wares, who assert that they ought to be quit of payment of tallage by the
king's charter, shall have respite until the said time for the tallage
assessed on their goods and wares.

The like in favour of many alien merchants.

May 1.
Stirling.

To pope B[enedict]. Letter commending to him J. bishop of Win-
chester, and requesting him to further the matters concerning him and
his bishopric to be promoted before the pope. [*Fædera.*]

To the prior and convent of St. Swithun's, Winchester. Order not to
find necessities in any way for . . . , the king's *wobodus*, for whom the
king lately requested them to find for him and two horses and two grooms
all their necessities in that house until Michaelmas.

By K. on the information of the treasurer.

To the said *wobodus*. Order to go to the abbey of Malmesbury forth-
with with the writ that the king sends directed to the abbot and convent
of that monastery to find him and two horses and two grooms all
necessaries until Michaelmas next, and to stay there until then.

To the abbot and convent of Malmesbury. Order to admit the said
wobodus, whom the king is sending to him, into their house with two
horses and two grooms, and to find them all their necessities in the
meantime, for which the king will be grateful to them.

May 20.
Stirling.

Hugh de Escrik came before the king, on Wednesday the morrow of
St. Dunstan, and sought to replevy to himself, Agnes, his wife, and John
de Ruda their land in Great Holand, which was taken into the king's
hands for their default against Joan, late the wife of Giles de Plessetis.
This is signified to the justices.

1304.

MEMBRANE 11d.

May 18.
Stirling.

To Brother J. Molay, master of the military order of the Temple in Cyprus. Whereas Brother William de la More, master of the military order of the Temple in England, whose virtues the king commends, is going to Cyprus to the presence of the master by the latter's order and the king's licence; the king recommends to his favour the said William, who is wholly ignorant of this, and requests him to treat William courteously and benevolently and to send him back with speed to the government of the possessions of the Temple under the king's dominion for his honour, which the king heartily desires may be augmented. The king knows and makes known to the master for certain, out of consideration for William and for the grateful and laudable services that he has heretofore rendered to the king and his realm in many ways, and for the great affection that the brethren under him are said to bear towards him, as his friendly bearing and honest conversation merit, that the affairs of the said Temple committed to William are directed to the utility and honour of the master (J. Molay) and are considered in harmony (*feliciter pertractantur*). As the king has been long hindered by divers wars, of which he believes the master is not ignorant, from going to Jerusalem as he has vowed, whither he proposes to go with all speed when the wars have been composed, upon which journey he has fixed his whole heart, he requests the master to certify him in letters by the said William of the state of that land and of his advice in this behalf.

May 28.
Stirling.

John de Ermetriding came before the king, on Saturday the eve of Holy Trinity, and sought to replevy his land in Eukeston, which was taken into the king's hands for his default before the justices of the Bench against Robert de Holand. This is signified to the justices.

May 20.
Stirling.

Peter le Walsh came before the king, on Wednesday after St. Dunstan, and sought to replevy to Thomas Snoddyng his land in Nateby, which was taken into the king's hands for his default in the king's court against Gilbert de Querton and Emma, his wife, Henry de Threlkeld, and William son of William de Goldington. This is signified to the justices.

John de Musegrave, parson of the church of Rishinden, diocese of Lincoln, acknowledges that he owes to William de Thorntoft, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgement.

Cancelled on payment.

May 12.
Stirling.

Geoffrey de Lastressen is sent to the abbot and convent of Tynterne.

By p.s.

May 24.
Stirling.

To Richard de Furneus and Adam de Amundesham, appointed to assess and levy the tallage on the king's boroughs and demesnes in co. Leicester. Order to assess the tallage due to the king on the manor of Whytewyk, in that county, and to supersede the levying thereof until the next parliament, and to release to John de Bar any distress that they may have levied by reason of the tallage, as the king lately granted to John the said manor, which belonged to John Comyn, earl of Boghan, the king's late enemy and rebel, and which the king lately caused to be taken into his hands by reason of the earl's forfeiture, to have to John de Bar with all things pertaining to it, until his lands in the realm of France, which were seised into the hands of the king of France by reason of the war been the king and him, should be restored to him or until the king should cause other ordinance to be made concerning him.

1304.

Membrane 11d—cont.

Isabel, late the wife of John Daubeney, tenant in chief, puts in her place Robert de Prestebury and Hugh de Brige to demand and receive in chancery her dower of certain lands in [blank] that John demised to Master William de Apperle for a term, which are not contained in the inquisitions returned into chancery made concerning the other lands that belonged to John at his death, and which the king caused to be taken into his hands and has now ordered to be extended.

Hawisia, late the wife of Thomas de Wadhull, tenant in chief, puts in her place Master William de Wodeford and Simon de Desby, clerks, to demand and receive in chancery her dower of the knights' fees and advowsons of churches that belonged to Thomas at his death and that were taken into the king's hands by reason of his death.

June 10.
Stirling.

Peter Becard acknowledges that he owes to Nicholas de Burton 90 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard Wade acknowledges that he owes to William de Thorntoft, clerk, 80s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 8.
Stirling.

To Sir Philip, son of the count of Flanders, count of Chiatti (*Thiette*) and Loretto (*Laureth*), and to the échevins (*escuvinages*) and consuls of the five good towns of Flanders. The king has received their letters praying him to suffer that the merchants of Flanders may trade with their goods in his realm peaceably and without hindrance. But as it would be contrary to the form of the alliance made and sworn between him and the king of France if he were to grant that the latter's opposers, merchants or others, should come into his power, as the king understands they are well aware, he cannot accede to their prayer at this time. As he does not wish that they should be surprised in his land as to their bodies or goods, he has allowed them to trade and make their profit as long as he could and he will suffer them to do so until Midsummer next. He is unable to suffer them longer without contravening his oath and promise, which he will not do in any way, especially as they have been warned of this some time since. He wishes them to know that he will labour willingly to obtain that they and the said merchants shall have love and peace with the king of France in good manner, and this he intends to do as speedily as he shall see time and place. [*Fœdera.*]

June 8.
Stirling.

To the abbot of Dereford. The king understands that the abbot of Prémontré has specially sent certain of his proctors to exact from them a quantity of money for his use; which exaction would be contrary to the king's ordinance against carrying any silver out of the realm and would otherwise redound to his prejudice: he therefore prohibits him from making any aid in money or other things from the conversion whereof money to be borne out of the realm may be had, under the name of a subvention, gift, or loan or in any other way without the king's assent and special licence. [*Prynne, Records, iii, p. 1044.*]

The like to the following:

The abbot Begeham.

The abbot of Hales. [*Ibid.*]

June 10.
Stirling.

John Filol, yeoman of the king's butlery, who has long and faithfully served the king, is sent to the abbot and convent of Bildewas. By p.s.

Membrane 11d—cont.

1304.

June 10.
Stirling.

To the sheriff of Leicester. Order to cause proclamation to be made immediately upon sight of this order prohibiting any knight, esquire or other person from tourneying, tilting (*burdar*'), making jousts, seeking adventures, or otherwise going armed in any way without the king's licence. [*Fiedera.*]

The like to the sheriff of York. [*Ibid.*]

April 17.
Culross.

Nicholas de Northwode is sent to the prior and convent of Merton.

By p.s. [4402.]

June 20.
Stirling.

John de Meriet, knight, and Richard de Chiselden acknowledge that they owe to Matthew de Osgoteby 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Wilts and Dorset.

Cancelled on payment.

John Jol of Brakenholm acknowledges that he owes to Geoffrey de Surflete 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 18.
Stirling.

To the dean of St. Mary le Bow (*de Arcubus*), and to his commissary. Whereas the king recovered in his court before his justices at York against Master Robert de Lacy his presentation to the church of Great Hale, in the diocese of Lincoln, which was void and pertaining to his gift by reason of the temporalities of the abbey of Bardenay, which were lately in his hands, and the said Robert propounded, as the king learns, before them in Court Christian in a case of unjust detention and occupation of the church, which is pending (*vertitur*) between Robert de Askeby, the king's clerk, whom the king presented to that church, in excepting against the king's said clerk that the presentation to the church did not pertain to the king on this occasion, which, if admitted, would tend to the weakening (*enervacionem*) of the king's right and of a judgment properly rendered in his court, especially as the right of presentation acquired by the king ought not to be quashed without his being consulted; he inhibits the dean from attempting, or permitting anything to be attempted, before him in Court Christian that may prejudice the king or his right in any way, proceeding as befits in other things touching this cause whereof the cognisance pertains to Court Christian. [*Prynn, Records, iii, p. 1025.*]

June 16.
Stirling.

To the dean of Arches, London, and to his commissary. Whereas the king's free chapel of Tettenhale, which was founded of the alms of the king's progenitors, is, like his other free chapels, wholly exempt and immune from all jurisdiction of the ordinary, and the dean, endeavouring to exercise such jurisdiction in that chapel and in the prebend of Codeshale, in the same chapel, has caused Geoffrey de Stokes, dean of the chapel, and Master Thomas de Tefonte, prebendary of the said prebend, to be called before him concerning certain things touching the chapel and prebend; which, if tolerated, would tend to the derogation of the king's royal dignity and of the exemption and immunity of the chapel: the king inhibits him from attempting anything, or permitting anything to be attempted, in this behalf that may tend in any way to the derogation of the king's royal dignity or of the exemption and immunity of the chapel aforesaid or of the dean and Thomas.

June 20.
Stirling.

To R. elect of London. Order to grant from his chamber to Michael de Clare, king's clerk, a suitable pension, making to him letters patent concerning the grant, as the bishop is bound by reason of his new creation to one of the king's clerks, to be nominated by the king, in a yearly pension, to be received from the bishop's chamber until he shall be provided by the bishop with a suitable ecclesiastical benefice.

By K. on the information of W. bishop of Coventry and Lichfield.

1304.

Membrane 11d—cont.

John de Carleton has like letters to the prior and convent of Newburgh for a pension by reason of the new creation of the prior. By p.s.

June 12.
Stirling.

Whereas the king lately at the request of John, bishop of Lincoln, ordered the sheriff of Lincoln to cause to be removed from the church of Bardeneye all the lay force that held itself therein in order to disturb the bishop from exercising his spiritual office in the church; and the sheriff returned to the king that he went to the church to make execution of the order, and that he found there resisting him Robert de Baston, Simon de Edlington, Simon Merle, Robert the leech (*medicum*), William the carpenter, Hugh, his servant, John de Curtilagio, Robert the winnow (*vannatorem*), Simon de Offington, Geoffrey le Hunter, Geoffrey le Porter, Philip le Porter, Stephen le Provost, Stephen le Plummer, Gilbert le Wayte, Thomas Illededy, Goscelin the forester, John Hardlad, William, the servant of William the carpenter, Robert the farrier (*marescallum*), Thomas Godard, William de Askeby, Nicholas Belle, John Joye, the elder, Geoffrey, his fellow, Geoffrey le Messenger, Thomas Aunsel, Master John de Maldon and Eudo, late the servant of Adam de Gaunt, who did not permit him to remove the lay force there found, wherefore they were attached by the king's order to answer to him for the resistance and contempt aforesaid; the king, at the instance of Robert, abbot of Bardeneye, has pardoned the said men the suit of his peace for the resistance and contempt aforesaid, and he wills that they shall not be molested or aggrieved henceforth in any way for this reason, and that any further suit commenced against them in his name shall be wholly superseded.

By p.s.

June 12.
Stirling.

To [the pope]. Letter recommending to him Robert, abbot of Bardeneye, of the Benedictine order, in the diocese of Lincoln, who is coming in person to the pope upon certain affairs touching him and his house, and requesting him to show favour to the abbot as to the said affairs.

June 12.
Stirling.

To N. cardinal deacon of St. Adrian. Letter recommending to him the said abbot, and request that he will use his influence with the pope for the speedy expedition of the affairs aforesaid, which the king has much at heart.

The like to the following:

N. bishop of Ostia and Velletri.

P. bishop of Sabina.

J. cardinal priest of SS. Marcellinus and Peter.

L. cardinal deacon of St. Mary in Via Lata.

} By p.s. [4596.]

MEMBRANE 10d.

Enrolment of deed of John Marmioun granting licence, in accordance with the statute of mortmain, to the abbot and convent of Peterborough, for the health of his soul and of the souls of his ancestors and successors, to receive the manor of Lullyngton, which is held of him, by the grant and assignment of John son of Thomas de Undele; to hold in frank almain without rendering any service therefor to John Marmioun, so that neither he nor his heirs nor any one in his or their name may exact, take or claim hereafter any lordship, service or right. Witnesses: Sir Walter, bishop of Coventry and Lichfield, Sir John de Insula, Sir Roger de Hegham, Master William de Wodeford, John de Hotot, Adam de Harudon, John de Islepe, Robert de Thorp. Dated at York, 2 July, 1804, in the 82nd year of King Edward.

Membrane 10d—cont.

1304.

July 5.
Stirling.

To Ralph de Sandwico. The king understands that, upon the execution of his order to the collectors throughout the realm of the tenth imposed upon the clergy of England by the late pope Boniface VIII to levy, collect and pay to the king the money due from the tenth,—in pursuance of the said pope's grant that the moiety reserved to him should be converted to the king's use in case the pope should die or should finish the war concerning the realm in Sicily before the end of the three years—one Master Gerard de Pecoraria, who asserts that he is an envoy sent *a latere* from the pope and has been made collector of divers sums both of the said tenth and of money due in aid of the Holy Land and the Roman church, of whose authority for so acting the king is wholly ignorant, hinders the levying of the tenth by divers of his orders directed to the collectors contrary to the form of the grant aforesaid, although at no time in the past any one so empowered by the Roman court coming into the realm has executed, or ought to execute, any such commission without consulting the king. The king orders Ralph to take with him the mayor, aldermen and others of the richer and more discreet men of the city of London to such sufficiency as shall seem desirable, and to go to Master Gerard and to enjoin him on the king's behalf to come forthwith before Ralph at the Tower of London to hear the king's order; and when he shall have come thither, to expound to him, [after seeing] that no notary public is there present, and to order him on the king's behalf to revoke entirely and annul such his orders, as he would wish to be preserved from the king's wrath, and that having considered the matter, he shall forthwith carry (*ponat*) the revocation into effect, so that he shall cause his letters to be directed to the collectors of the said tenth in every diocese within the realm, and Ralph shall then send the said letters without any delay to the collectors by certain envoys of whom he has knowledge, the costs connected with which the king will cause to be paid to him in the wardrobe. He is ordered to warn Master Gerard that if he have any authority in his possession touching the premises, he shall be prepared to show it at a time and place when the king can attend to the matter in the presence of the king and of his council, in order that, when it have been seen and inspected, the king may cause to be done further in this matter what ought to be done by him and his council. If Master Gerard will not come before Ralph at the Tower, or if he come and refuse to make the revocation in form aforesaid, Ralph shall attach him until the king shall cause an ordinance to be made as to this. The king prohibits him [from allowing] any one to obtain a copy of the present letter by favour or trick, and orders him to certify the king under his seal as speedily as possible of his proceedings herein. [Prynne, *Records*, iii, p. 1082.]

June 28.
Jedburgh.

To the pope. The king has committed certain affairs touching his estate and the crown of England to Brother Walter de Wynterburn, cardinal priest, Brother Thomas de Jorz, Otto de Grandisono, knight, and Brother John de Wrotham, to be communicated to the pope secretly by them or three or two of them, and he requests the pope to hear favourably what they shall expound to him. [*Fœdera*.]

To the same. Letter requesting him to excuse the stay of the said cardinal, whom the pope has recently ordered to come to him, as the king has kept the cardinal with him until now as envoy by reason of certain affairs touching him that cannot be conveniently carried out without his presence. [*Ibid.*] [By p.s. 4661.]

To the same. Letter recommending to him Brother John de Wrotham, who has been for some time of the king's household, and requesting, him

1304.

Membrane 10d—cont.

to show special favour to him as to one in whom the king has full confidence concerning the matters that John has to expedite in the pope's presence for the king and his subjects. [*Ibid.*]

[By p.s. 4633, 20 June.]

To the same. Letter recommending to him Adam de Hodelston, knight, and request that the pope will show favour to him in the affairs that he has to expedite in the pope's presence, which the bearer of the presents will explain to the pope. [*Ibid.*] [By p.s. 4640, June 22.]

To Charles, king of Jerusalem and Sicily. Letter recommending to him Brother John de Wrotham, the exhibitor hereof, who has long been of the king's household, and requesting him to show favour to John in the things that he has to expedite for the king and his subjects. [*Ibid.*]

To J. bishop of Porto and St. Rufina. Letter recommending to him the said Brother John de Wrotham, requesting him to aid him, as one in whom the king has full confidence, in the matters that he has to expedite for the king and his subjects in the Roman court. [*Ibid.*]

The like to the following :

Sir P. bishop of Sabina.

Sir T. bishop of Palestrina (*Ciritatis Papalis*).

Sir N. bishop of Ostia and Velletri.

Sir L. bishop of Albano.

Sir J. bishop of Tusculum.

Sir J. cardinal priest of SS. Marcellinus and Peter.

Sir G. cardinal priest of St. Martin in Montibus.

Sir R. cardinal priest of St. Potenciana.

Sir J. [cardinal priest] of St. George (*Gregorii*) in Velabro.

Sir L. [cardinal priest] of St. Mary in Via Lata.

Sir R. cardinal deacon of St. Eustace.

Sir N. cardinal deacon of St. Angelo.

Sir F. cardinal deacon of St. Lucy in Silice.

Sir F. cardinal deacon of St. Mary in Cosmedin.

Sir M. cardinal deacon of St. Mary in Porticu.

Sir W. cardinal deacon of St. Nicholas in Carcere Tulliano.

Sir . . . bishop of Spoleto, the pope's chamberlain.

Sir . . . bishop of Parma, vice-chancellor of the apostolic see. [*Ibid.*]

June 8.
Stirling.

To the pope. Letter recommending to him Master Thomas de Sutton, archdeacon of Northampton in the church of Lincoln, and requesting him to hear favourably his affairs, the happy expedition whereof the king much effects.

MEMBRANE 9d.

June 20.
Stirling.

Richard Walkelyn of Raveneston and Henry son of Edmund de Snipeston acknowledge that they owe to William de Leycestr[ia], clerk, 70s. ; to be levied, in default of payment, of their lands and chattels in co. Leicester.

June 24.
Stirling.

To Philip, king of France. It is shown to the king on behalf of Margaret, countess of Foix and vicomtesse of Bearne, that during the time when Gascony was in Philip's hands a certain ordinance was made by his authority that derogates from the last will of Gaston de Bearn, her father, expressed in his testament, and that Philip has caused certain of her lands to be seized into his hands because she would not consent to the said ordinance. As Gaston trusted much in the king, the king

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Membrane 9d—cont.

requests Philip to do for the countess so much in the things that concern the will that she may feel herself expedited by the king's intervention.

By K. on the information of W. bishop of Coventry and Lichfield.

Robert de Rumeseye acknowledges that he owes to Thomas le Barbour 40s. ; to be levied, in default of payment, of his lands and chattels in London.

To the pope. Letter recommending to him Master Peter de Rythre, clerk, son of William de Rythre, knight, and requesting him to hear favourably his affairs, the expedition whereof the king much desires.

The like in favour of Nicholas de Rythre and Master William de Rythre, sons of the said William.

Memorandum, that the king, by his letters under the privy seal, under the date of 24 June, ordered Master William de Grenefeld, dean of Chichester, then his chancellor, to cause all letters of the assignment of dower to Queen Margaret, his consort, made from the days of her espousal (*disponsacionis*), to wit 22 October, in the twenty-seventh year of the reign, to the said 24 June, and enrolled in chancery, to be withdrawn from the rolls and annulled, and to cause them to be renewed in the form in which they are now enrolled ; and he also ordered by another writ under his privy seal that all other writs made to her for lands and tenements granted to her for her maintenance during her life by the king, and also other letters of divers liberties granted to her both in the said lands granted to her in dower and in the lands granted to her for her maintenance, shall likewise be withdrawn from the rolls and annulled, and that they shall be renewed in the form in which they are now enrolled. By virtue of which order the chancellor in the presence of Sir Robert de Bardelby, clerk of chancery, and Sir John de Godele, the treasurer of the queen, afterwards received all the rolls touching the said assignments extracted by his order in accordance with the order aforesaid, from Sir Adam de Osgodeby, then keeper of the rolls of chancery at York, and he annulled them entirely.

MEMBRANE 8d.

June 22. Thomas del Larder, the king's yeoman, is sent to the abbot and
Stirling. convent of La Roche. By p.s. [4641.]

Robert de Lyvressegge acknowledges that he owes to Adam de Osgodeby, clerk, 60s. ; to be levied, in default of payment, of his lands and chattels in co. York.

July 6. Ralph de Stoke is sent to the prior and convent of Bermundeseye.
Stirling. By testimony of the cardinal.

Richard de Ringewode is sent to the abbot and convent of Cerne.
By p.s.

William du Chastel is sent to the abbot and convent of St. James without Northampton. By p.s.

June 22. John Dassh is sent to the prior and convent of Christ Church, London.
Stirling. By p.s. [4689.]

June 25. William de Chippenham is sent to the prior and convent of Bernewell.
Stirling. By p.s. [4649.]

Membrane 8d—cont.

1304.
July 6.
Stirling. John son of Ralph is sent to the abbot and convent of Redyng. By p.s.
- Jan.(sic) 20.
Stirling. To J. bishop of Lincoln. Order to supersede until the next parliament the execution of the king's order by writ of judgment to admit a suitable person to the church of Trengre, in his diocese, on the king's presentation, notwithstanding the claim of the abbot of Faversham, as doubts exist as to certain articles touching the matter as to which the king wishes to have colloquy and treaty in his next parliament, in order that the king may then cause to be done what he shall then cause to be ordained by his council. By p.s.
- July 6.
Stirling. Elias de Grandon is sent to the abbot and convent of Seleby. By p.s.
- July 6.
Stirling. Thomas de Berkele, who is setting out for the Roman court for certain affairs of the king, has letters to the sheriff of Lincoln to respite his debts until Christmas. By K.
- Aucherus son of Henry acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.
Cancelled on payment.
- William de Graham acknowledges that he owes to Eudo de Assarto 40s.; to be levied, in default of payment, of his lands and chattels in London and in co. Bedford.
- July 28.
Stirling. To the bailiffs of Staunford. As the king wills for certain reasons that the citizens of Bayonne who are kept in custody as hostages in divers places throughout England by his order shall be kept so securely that they shall be unable to escape in any way, the king orders them to cause him of the said hostages who was lately sent to them for custody to be kept safely without chains, not permitting him to go about without good custody, so that they may be able to answer to the king for his body at the king's order. This they are enjoined not to omit on pain of forfeiture of all that they can forfeit.
- The like to the mayor and bailiffs of York, the mayor and bailiffs of Nottingham, the mayor and bailiffs of Shrewsbury, the mayor and bailiffs of Bristol, the mayor and bailiffs of Oxford, the mayor and bailiffs of Northampton, the mayor and bailiffs of Winchester.
- William de Middleton acknowledges that he owes to Roger de Frenes 40l.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and York.
- Memorandum*, that whereas Sir Adam de Osgoteby, rector of the church of Gairgrave, in the diocese of York, has demanded in Court Christian before the official of the archbishop of York against the abbot and convent of Furneys tithes of their lands and *culture* in their grange of Wynterburn, which are situated within the parish and places titheable to the said church, and has obtained sentence against the abbot and convent notwithstanding the privileges, exceptions and other things whatsoever propounded before the official by them, and the abbot and convent, after the pronounciation of the sentence and after its execution had been ordered, sued out in the king's chancery by feigned suggestion a writ called '*indicavit*' directed to the official, asserting that they held a quarter of the said church of their own advowson, whereas they are not owners of the advowson (*non sint advocati*), and the official superseded

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Membrane 8d—cont.

the execution aforesaid; and whereas Adam, feeling himself aggrieved by this, sought before the king's whole council at York that a consultation should be made to him in this case, at length before the said council, being present W. bishop of Coventry and Lichfield, Master W. de Grenefeld, the chancellor, Roger le Brabazon, Ralph de Hengham, Philip de Wylgheby, William de Bereford, Gilbert de Roubiry, Peter Mallore, William de Carleton, Roger de Heggham, John de Insula, Master Richard de Abyndon, Lambert de Trikingham, John de Kirkeby, Nicholas de Warr[ewyk] and others, it was ordained and agreed that Adam shall find suitable security to the said official to save him harmless as against the king, and that the official shall proceed to the execution of the sentence in due manner and securely; and this was told to, and enjoined upon, the official, who was then present, by the whole council. These things were done before the king's council at York, on 9 July.

MEMBRANE 7d.

July 14.
Stirling.

John son of Simon de Munketon near Rypoun acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 56 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 24.
Stirling.

William de Bureford came before the king, on Friday after St. Mary Magdalene, and sought to replevy to Robert de Stutevill and Eleanor, his wife, their land in Thirnescogh, which was taken into the king's hands for their default before the justices of the Bench against John de Sothill. This is signified to the justices.

The said William came before the king, on Friday after St. Mary Magdalene, and sought to replevy to Ida, late the wife of Roger Bertram, her land in Thirnescogh, which was taken into the king's hands for her default before the justices of the Bench against John de Sothull. This is signified to the justices.

July 25.
Stirling.

To the sheriff of Suffolk. Whereas the king lately, at the request of R. archbishop of Canterbury—who signified to him by his letters patent that Edmund de Hoo was excommunicated for his manifest contumacy and that he would not be justified by ecclesiastical censure—ordered the sheriff to justice Edmund by his body according to the custom of England until he should satisfy holy church for his contempt and wrong; and the king understood by certain public instruments exhibited by Edmund in chancery that Edmund had appealed to the pope against the said sentence pronounced against him and his adherents by the archbishop as unjust, and he learnt from the information of Elias Puger and William de Everesdon, at whose suit the said sentence was pronounced against Edmund, that Edmund has not appealed against the sentence and has not hitherto pursued any appeal in this behalf; the king, not wishing that Edmund should be precluded by his said writ from prosecuting his appeal, more especially as such writ proceeds from his grace, and the state of an appellant ought to be unimpaired (*integer*), and that Elias and William shall not be hindered from the prosecution of their right by reason of any frivolous suggestion made to him, orders the sheriff to supersede until the quinzaine of Michaelmas next the execution of his said writ to justice Edmund and those adhering to him, which day the king has given to Edmund to certify and inform him and his council of

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Membrane 7d—cont.

the appeal aforesaid, and how he has prosecuted it, and this in the presence of Elias and William, if they wish to be present, whom the king wills shall be warned by the sheriff as to this. By p.s.
[Prynne, *Records*, iii, p. 1040.]

Philip de Lewes, king's yeoman, is sent to the abbot and convent of Glastonbury. By p.s.

John de Plumstede acknowledges that he owes to John de Uvedale, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*July 29.
Stirling.

To the Friars Minor about to assemble at their chapter-general at Notingham. Request for their prayers for the king, Queen Margaret, Edward, prince of Wales, and his other children and his people, and for the good estate of his realm and the expedition of his affairs. By p.s.
[Prynne, *Records*, iii, p. 1087.]

July 30.
Stirling.

To . . ., the king's *wobodus*, his serjeant. Whereas the king proposes to hawk (*riveare*) with his goshawks and sparrow-hawks by the rivers (*riparias*) in cos. Essex, Hertford and Middlesex, he orders him to cause to be summoned forthwith all those who have the king's goshawks and sparrow-hawks in their custody in England to be with the king with the said goshawks and sparrow-hawks who are mewed (*mutati*) at St. Albans at Michaelmas next. By p.s. [4816.]

To the sheriff of Essex and Hertford. Whereas the king proposes to hawk as above, he orders him to cause the bridges over (*ultra*) the river (*ripariam*) of La Luye between the towns of Hertford and Stratford to be well and sufficiently repaired (*fieri*), as Thomas de Wedon, the king's yeoman, whom the king is specially sending to him, shall make known to him on the king's behalf. By p.s. [4816.]

The like to the sheriff of Middlesex.

Aug. 6.
St. Johnstown,
Perth.

Arnald Bernard Dourete, merchant, Peter de Batefosse, and Pelegrin de Auorte acknowledge that they owe to Bertrand Coutrer, merchant of Oleron, 26*l.* 15*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in London.

William de Kendale, clerk, acknowledges that he owes to Adam de Osgodeby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

*Cancelled on payment.*Aug. 13.
Bothkennar
(Boghkener).

To N. bishop of Ostia. Letter recommending to him Master Matthew de Kynros, dean of Dunkeld cathedral, the exhibitor of the presents, and requesting him to aid Matthew in the expedition of his affairs in the Roman court in such manner that he may feel that the king's prayers have profited him in this behalf. By p.s. [4858.]
[Prynne, *Records*, iii, p. 1047.]

The like to Sir J. cardinal priest of SS. Marcellinus and Peter.

The like to Sir G. cardinal priest of St. Martin in Montibus. [*Ibid.*]

Aug. 13.
Bothkennar.

Richard de Henneye, vicar of the church of Barton-on-Humbre, acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Beggebir[y] acknowledges that he owes to the said William 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

* Called 'nostre wobode' in the writ of privy seal.

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Membrane 7d—cont.

Memorandum, that Coppus Cotenne, merchant of the society of the Friscobaldi of Florence, delivered into chancery at York, in his name and in the name of his fellows, merchants of the said society, on 24 August, to Master William de Grenefeld, dean of Chichester, then chancellor, 80*l.* of the 117*l.* 10*s.* 0*d.* that the king ordered to be paid by Coppus and his fellows to William de Sancto Paulo, Arnald de Sancto Martino and certain of their fellows, citizens of Bayonne, of which sum Coppus had previously paid, in the name of himself and his fellows, 87*l.* 10*s.* 0*d.* by virtue of the said order to William and Arnald in the presence of the chancellor, and acknowledged that they would pay the remaining 80*l.* into chancery to William and Arnald and their fellows at the aforesaid day: which 80*l.* ought to remain in the chancellor's custody until certain matters touching the said 117*l.* 10*s.* 0*d.* have been more fully examined by the chancellor and others of the king's counsel, in accordance with the tenor of the king's order to the chancellor. In testimony whereof the chancellor had put his seal to one part of this indented memorandum, and delivered the said part to Coppus, and the other part remains in chancery. Dated as above.

Aug. 23.
Jedburgh.

To the pope. Letter requesting him to excuse the sojourn of Brother Walter de Wynterburne, the king's confessor, whom the late Benedict XI raised to the dignity of a cardinal, as the king has, as it were, compelled him, when he was preparing to journey to the pope in accordance with the pope's order, to stay until now by reason of certain of the king's arduous affairs that could not be conveniently expedited without him. [Prynne, *Records*, iii, p. 1046.]

To the cardinal bishops, priests and deacons of the Roman church. Like letter requesting them to excuse Walter's sojourn.

Richard le Mareschal of Ayndreby acknowledges that he owes to William de Thorntoft, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Burnettus Baruncini acknowledges that he owes to Adam de Osgoteby, clerk, 24*l.*; to be levied, in default of payment, of his lands and chattels in London.—R. de Bard [elby] received the acknowledgment.

Cancelled on payment.

Memorandum, that Brother Henry de Burstall, prior elect of SS. Peter and Paul, Ipswich, found before the king in chancery Hugh de Humeresfeld and Adam de Holebrok of Ipswich, co. Suffolk, as his mainpernors to answer to the king at the king's will for a trespass committed by him in procuring confirmation from J. bishop of Norwich before the king had given his consent to his election.

MEMBRANE 6d.

Aug. 21.
Selkirk.

To John Wogan, justiciary of Ireland. Order to provide Meiler le Poer, clerk, brother of Eustace le Poer, with an ecclesiastical benefice or benefices to the value of 40*l.* of yearly rent in Scotland at the king's presentation or collation, as soon as possible, as the king desires the promotion of Meiler in consideration of the good service rendered to him in Scotland and elsewhere by Eustace. By pet. of C.

Aug. 12.
Bedenda.

To the same. As the king understands that there used to be no ulnage in Ireland in times past, and he wills that there shall be an office of ulnage there as there is in England; he orders the justiciary to ordain concerning the observance of that office in Ireland as in England by the council of Richard de Burgo, earl of Ulster, and of other the king's subjects of that land.

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Membrane 6d—cont.

- Sept. 2.
Horton. To Philip, king of France. Letter requesting him to give credence to Gerard Salveyn, knight, and Master Roger de Aselarton clerk, whom the king is sending to his presence as his special envoys to explain to him certain things on the king's behalf. [*Fœdera.*]
- Sept. 11.
Tynemouth. William de Wryngton came into the king's court on Friday after the Nativity of St. Mary, and sought to replevy his and his wife Maud's land in Screvyn, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Roger Scot. This is signified to the justices.
- Sept. 17.
Tynemouth. William Sclater came before the king, on Thursday after the Exaltation of the Holy Cross, and sought to replevy to Juliana de Gandavo, Roger de Kerdeston and Peter son of Peter de Malo Lacu their land in Rithe, which was taken into the king's hands for their default before the justices of the Bench against Laura, late the wife of Gilbert de Gandavo. This is signified to the justices.
- Sept. 18.
Tynemouth. Master Alexander Botement, parson of the church of La Rye, in the diocese of Chichester, acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 40s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.
- Sept. 28.
Durham. Edmund Carbunnel of Couseby came before the king, on Wednesday after St. Matthew, and sought to replevy the land of him and Dionisia, his wife, in Couseby, which was taken into the king's hands for their default before the justices of the Bench against Margery, late the wife of Jordan Foliot. This is signified to the justices.
- Sept. 25.
Durham. Geoffrey son of John Sweynessone came before the king, on Friday before St. Michael, and sought to replevy his land in Dighton, which was taken into the king's hands for his default before the justices of the Bench against Osmunda, daughter of John Sweynessone. This is signified to the justices.
- Sept. 23.
Finchale
(*Fynkhal'*). To the sheriff of Lincoln. Order to take with him twelve discreet and lawful knights of the county, and to go in person to the land of Alesia, late the wife of Edmund de Lacy, in Halton-on-Trent, in that county, and the land of John Marmyoun of Wyntringham, in the same county, and to cause a perambulation to be made by the oaths of the knights between the said lands, so that the perambulation shall be made by certain metes and bounds, as Alesia and Henry de Lacy, her son, to whom the land in Halton ought to revert after her death, and John have put themselves upon the perambulation before the king. The sheriff is ordered to make known to the king's justices at York in the octaves of Martinmas under his seal and the seals of four of the said knights by what metes and boundaries the perambulation shall have been made.
- John de Nevill, knight, Thomas le Vineter of Tadecastre, John son of Simon de Tadecastre and William de Ledes of Tadecastre acknowledge that they owe to Richard le Keu of Laufar', Vincent de Laufar' and John Russel 10l.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Margaret, late the wife of Edward de Mortuo Mari, tenant in chief, puts in her place Adam de Herwynton and Walter de Thornbury, clerks, to demand and receive in chancery her dower of the lands, knights' fees and

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Membrane 6d—cont.

advowsons of churches that belonged to Edmund.—Afterwards she put in her place Reginald de Wykewan, clerk, together with the said Adam and Walter, in form aforesaid, and she puts Adam and Reginald in her place to demand and receive her dower of 120*l.* yearly of land, which was demised by Edmund to Geoffrey de Geynville and Maud, his wife, for a term that has not yet expired.

Sept. 80.
Dalton.

John Bonet came before the king, on Wednesday the morrow of Michaelmas, and sought to replevy to Margery, daughter of Ralph de Wodehouses, John son of Henry de Richemund and Agnes, his wife, and Thomas de Norton their land in Handesworth Wodehouses, which was taken into the king's hands for their default before the king against William son of John de Hakunthorp. This is signified to the justices of the Bench.

Oct. 4.
Thirsk.

To the elect of London, or to his vice-gerent, he being in parts beyond sea. Request that he will cause the soul of John, late earl of Warenne, whose death the king announces to the elect, to be commended to divine clemency by all the men of religion and other ecclesiastics subjected to the elect throughout the whole city and diocese of London by the singing of masses and by prayers. [*Prynne, Records, iii, p. 1038.*]

The like to the following:

R. archbishop of Canterbury.

The abbot of St. Augustine's, Canterbury.

The abbot of Westminster.

The abbot of Waltham.

The abbot of St. Albans.

The abbot of St. Edmunds.

The abbot of Evesham. [*Ibid.*]

Sept. 27.
Durham.

To the treasurer and barons of the exchequer. As the king wills that his exchequer shall be transferred to Westminster, so that it shall be held there on the morrow of St. Hilary, he orders them to cause the exchequer with the rolls, tallies, memoranda and all other things touching it and the rolls of the Bench to be transferred thither, and to attermine until the said morrow all pleas touching the exchequer according to the requirements of the pleas and their discretion.

To the justices of the Bench. As the king wills that his Bench shall be transferred to Westminster, so that it shall be held there in the octaves of St. Hilary, he orders them to adjourn parties pleading before them to the said place and time according to the requirements of the pleas and their discretion.

Oct. 1.
Northallerton.

To the dean of St. Paul's, London, and to Master Bartholomew de Ferentino, canon of that church. As the king learns that the matter of a provision by papal authority of a prebend in his free chapel of St. Martin's, London, to one Henry, son of Brancha de Sarracenis of Rome, has been assigned to them for execution, which would be to the prejudice of the king and the injury of his crown and dignity: the king inhibits them from proceeding to make any execution in this behalf without consulting him whereby any prejudice may arise to his royal right and to his free chapel hereafter, and orders them, if they have proceeded to the reception (*receptionem*) of anything by the authority aforesaid, to cause such process to be wholly revoked and to procure that it shall be revoked by others, so conducting themselves in this matter that the king may not have to punish them as violators of his right and crown. [*Prynne, Records, iii, p. 1028.*]

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*Membrane 6d—cont.*Oct. 5.
Thirkleby.

To Sir N. bishop of Ostia and Velletri. Letter thanking him for his affection and good will to the king and his men, which the king has learned by experience, and requesting him to continue such affection and good will for the future.

Oct. 12.
Kirkham.

Alan Almot acknowledges that he owes to Robert de Bardelby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

To William Inge, William de Craye and Thomas Chaucumbe. The king has received complaint from William de Brewosa that whereas he is lord of the castle, manor, Honour and rape of Brembre and of the five Hundreds within the rape and of other things pertaining to the Honour in the said (*sic*) county, and he ought by reason of the Honour aforesaid to have wreck of the sea, the moorage-dues (*sedes*) of ships, and cognisance of all trespasses of bloodshed committed within the fee and precinct of the said Honour, and to receive amercements and emends thence arising, and he and his ancestors from time out of mind have used such liberties hitherto, William Paynel and Margaret, his wife, with certain other malefactors unknown came to the manors of Bradewauter, Worthinge, and Hyen, which are of William de Brewosa's fee and within the precincts of his said Honour, when he was in the king's service in Scotland under the king's protection, and resisted his bailiffs and men wishing to use the said liberties, and hindered him and his bailiffs from having the said wreck of the sea, etc. and from enjoying his other liberties: the king, wishing to provide William de Brewosa with a speedy remedy, has appointed them justices to enquire by the oath of men of co. Sussex what malefactors with the said William Paynel and Margaret [*Incomplete*].

*Vacated, because it is enrolled on the back of the Patent Roll.*Oct. 4.
Thirsk.

Thomas Wade of Esingwald acknowledges that he owes to Robert de Haliwell, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Maud, late the wife of Hugh de Mortuo Mari of Richard's Castle, tenant in chief, puts in her place William Oweyn and Richard de Styvinton to demand in chancery her dower of Hugh's lands.

Maud, late the wife of Thomas de Belhus, tenant in chief, puts in her place Roger de Ash and Robert de Westle to demand in chancery her dower of Thomas's lands.

Oct. 18.
Beverley.

To Henry son of Brancha de Sarracenis of Rome (*de Urbe*). Inhibition of his attempting anything under pretext of the papal provision made to him of a prebend in the king's free chapel of St. Martin-le-Grand, London, when one shall be void, or of his procuring anything to be attempted that may prejudice the king, his royal right, and his free chapel hereafter, as the king is bound by his oath to maintain the rights of his crown and dignity. [Prynne, *Records*, iii, p. 1028.]

To the dean and chapter of the king's free chapel of St. Martin-le-Grand. Order not to proceed to make any execution in the matter of the aforesaid provision, reception whereof the dean of St. Paul's, London, and Master Bartholomew de Ferentino, canon of the same, intend to make through the dean and chapter, as the king learns, and to cause to be revoked any reception (*receptionem*) that they may have made by virtue of the order aforesaid.

1304.

MEMBRANE 5d.

Oct. 15.
Baynton.

William de Brewos[a] acknowledges that he owes to the king 11 marks 5s.; to be levied, in default of payment, of his lands and chattels in cos. Kent and Sussex.

Robert son of Robert de Goldington acknowledges that he owes to Hugh de Burgo, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Thomas de Reppes, John Spryggy and William son of Robert le Cailly acknowledge that they owe to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

MEMBRANE 4d.

Oct. 10.
Kirkham.

To the prior and convent of Gyseburgh. Request that they will admit to their house Hugh de Ebor[aco], the bearer of the presents, who has long and faithfully served the king and whom the king is sending to them, and that they will find him in food and clothing in accordance with the requirements of his estate for life, making to him letters patent under their common seal concerning the grant, and order to certify the king by their letters of their proceedings.

Oct. 9.
Kirkham.

John de Merston came before the king, on Friday the feast of St. Denis, and sought to replevy to Roger son of John de Hengham his land in Corby, which was taken into the king's hands for his default in the king's court against John Hubert and Margery, his wife. This is signified to the justices of the Bench.

Oct. 15.
Baynton.

Robert de Riddeware, envoy of Edward, the king's son, is sent to the prior and convent of Ledes. By p.s. [5118.]

Oct. 14.
Fimber
(Finnmere).

To John de Britannia, the king's nephew (*nepoti*). Whereas it is the king's intention that Edward, prince of Wales, earl of Chester, count of Ponthieu and Montreuil (*Mustroll*), shall, if he cross the sea as ordained, be provided suitably for the expenses of his household, gifts and other necessities, for which reason the king has ordered the merchants who will cross in the prince's company to cause all necessities as above to be provided for the prince according to the ordinance of the said John and of Aymer de Valenc[ia] and Guy Ferre, or two of them, together with those who shall disburse the expenses of the prince's household: the king orders John to apply such diligence and care about the costs and expenses aforesaid as to merit the king's commendation. [*Fœdera*.]

The like to Aymer de Valencia and Guy Ferre. [*Ibid*.]

To William Blyburgh. Order to pay the costs and expenses discreetly according to the ordinance of the said John, Aymer and Guy, as he will answer before the king and so that he may earn commendation and escape blame. [*Ibid*.]

To the official of the court of Canterbury and to his commissary. Whereas the king lately recovered before himself by judgment of his court against Robert, archbishop of Canterbury, William, bishop of Worcester, the prior of Worcester, and John de Midelton, clerk, his presentation to the church of Doderhill, in the diocese of Worcester, and he ordered the said bishop, the diocesan, by his writ of judgment, as has been wont heretofore in the like case, to admit a suitable person to the church at the king's presentation notwithstanding the claim of the archbishop, prior,

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Membrane 4d—cont.

and John and the bishop's own claim; and the official and commissary, pretending that the bishop has committed disobedience and contempt of the court of Canterbury because he has admitted William de Thorntoft, the king's clerk, to the church at the king's presentation by virtue of the order aforesaid, have caused the bishop to be cited to answer before them in Court Christian for the contempt and disobedience and to John, who strongly impugned the king's right, for the damages sustained by him by reason of the admission aforesaid; which things, if they were allowed, would be to the manifest derogation of the king's royal right and crown: as the king wills that judgments properly rendered in his court shall be duly put into execution and that those to whom they are sent for execution shall be saved harmless, he inhibits the official and commissary from attempting anything against the bishop in this behalf or against any other person executing the king's right or orders, and he gives them to understand for certain that if they act otherwise in this matter he will punish them as impugnors of his right and crown.

Philip de Elmedon acknowledges that he owes to Robert de Bardelby, clerk, 17 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Essex.

Cancelled on payment.

Oct. 24.
Burstwick.

John de Havering, knight, acknowledges that he owes to Brother William de Tothale, prior of the Hospital of St. John of Jerusalem in England, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts, Berks, Bedford and Hertford.

Cancelled on payment.

The abbot of Byland (*Bella Landa*) acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 250*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkingfeld, one of William's executors.

Nov. 8.
Burstwick.

Master Edmund de London[ia], clerk, acknowledges that he owes to Master William de Grenefeld, dean of Chichester, 100*s.*; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment.

MEMBRANE 3d.

Isabel, late the wife of Hugh Bardolf, tenant in chief, puts in her place Master James de Mohun and Henry de Ingelby, clerks, to demand and receive in chancery her dower of the lands, etc. that belonged to Hugh.

Nov. 8.
Burstwick.

To the abbot and convent of Seleby. The war of Scotland having come to an end, the king wills that his exchequer shall be transferred to Westminster, and as it is necessary that he should have horses and carts with their harness for the carriage of his treasure thither, he orders and requests them to aid him with a cart with four horses and their harness and with two men to take the cart thither at the king's expense and to bring it back again, so that they shall be at York at the latest on Friday before St. Nicholas next, certifying the treasurer and barons of the exchequer of what they shall cause to be done in this matter.

The like to the following:

The abbot of St. Mary's, York.

The abbot of Whiteby.

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Membrane 8d—cont.

The prior of Pontefract.
 The abbot of Fountains.
 The abbot of Jervaulx (*Girovall*).
 The abbot of Kirkestal.
 The abbot of Rievaulx.
 The abbot of Byland.
 The abbot of Meaux.
 The abbot of Roche.
 The abbot of Rufford.
 The abbot of Salleye.
 The prior of Bridlington.
 The prior of St. Oswald's.
 The prior of Boulton.
 The prior of Newburgh (*de Novo Burgo*).
 The prior of Kyrkham.
 The abbot of St. Agatha's.
 The prior of Watton.
 The prior of Malton.

Memorandum, that the record and process of an appeal that John son of Nicholas le Graunger made against Stephen de Veggeland and others named in the king's original writ for the death of Nicholas le Graunger, John's father, before William Haward and Henry de Baiocis, the king's justices appointed for this purpose, and returned into chancery, are written in the form of a letter patent (*litere patentis*) word for word according to what is contained in the record and process aforesaid and sealed with the king's seal in these words: 'Edward, by the grace of God, King of England, lord of Ireland and duke of Aquitaine, to all to whom, etc., greeting. We have inspected the record and process of an appeal that John son of Nicholas le Graunger made against Stephen de Weggeland and others named in our original writ of the death of Nicholas le Graunger, father of the said John, before our faithful and well-beloved William Haward and Henry de Baiocis, our justices appointed for this purpose, which record and process we have caused to come before us for certain causes, in these words: "Pleas of the crown, etc., Lincoln. The lord king sent to his justices, etc., and they are there sent, etc." In witness whereof we have caused these our letters to be made patent. Witness the king at Brustwyk, 9 November.' By C.

Roger de Messenden acknowledges that he owes to Nicholas Fermbaud, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

MEMBRANE 2d.

Nov. 4. William le Fysshre, the king's serjeant, is sent to the prior and
 Burstwick. convent of Thornholm.

Nov. 1. To the sheriff of Gloucester. As the king learns from the complaint of
 Burstwick. the prior and convent of St. Oswald's, Gloucester, which is the king's free chapel, that Robert, archbishop of Canterbury, has caused public inhibition to be made in the town of Gloucester and elsewhere in the sheriff's bailiwick, under penalty of excommunication, of anyone rendering to the prior and convent tithes, rents or other ecclesiastical rights, or selling to them or buying from them victuals or other things necessary for their maintenance, or otherwise communicating with them, which, if allowed, would redound to the prejudice of the king and of his crown and

1304.

Membrane 2d—cont.

the derogation of his royal dignity, he, not wishing that the prior and convent should be excluded by such inhibitions from buying and selling victuals and other things for sale and from communicating with all Christians in all things, orders the sheriff, if such inhibition have been there made, to cause public proclamation to be made in the town of Gloucester and in other places where necessary that no one shall desist by reason of such inhibitions from communicating with the prior and convent as with others of the realm who are in the king's peace and faith in the buying and selling of victuals and other things for sale and also in all other things, as they have been wont to do heretofore. [Prynne, *Records*, iii, p. 1026.]

Nov. 8.
Burstwick.

To J. bishop of Lincoln. Order to permit the hospital of St. John without the East Gate of Oxford to be quit of payments, procurations and other exactions of the ordinary, and to release to the master and brethren of the hospital any distress that he may have levied in this behalf, as the hospital, which was founded of the alms of the king's progenitors, has been wholly exempt from all jurisdiction of the ordinary and from all such payments as above from the time of its foundation, so that no one but the king and his chancellor ought to visit or intermeddle with it. [Prynne, *Records*, iii, p. 1028.]

Nov. 12.
Burstwick.

To Edward, prince of Wales. Summons to attend a parliament to be holden at Westminster on Tuesday the quinzaine of the Purification next. [*Parl. Writs.*]

To Henry de Lacy, earl of Lincoln. Summons to attend the said parliament. [*Ibid.*]

The like to seven earls and ninety-four others. [*Ibid.*]

Nov. 12.
Burstwick.

To R. archbishop of Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to seven bishops. [*Ibid.*]

The like to the elect of London or to his vice-gerent, he being in parts beyond sea, and to nine bishops. [*Ibid.*]

The like to R. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

To the dean and chapter of St. Peter's, York, guardians of the spirituality of the archbishopric of York during voidance. Summons for the dean to attend the parliament in person and the chapter by a proctor, and order to warn the archdeacons of their church to be present in person and the clergy of the diocese to attend by a proctor. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the said parliament. [*Ibid.*]

The like to seventy-four abbots, the master of the order of Sempyngham, the master of the military order of the Temple in England, and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

Nov. 12.
Burstwick.

To Roger le Brabazon. Summons to be present at the parliament to give his counsel with others of the king's council. [*Ibid.*]

The like to thirty-two others. [*Ibid.*]

To the sheriff of York. Order to cause two knights from that county, two citizens from every city and two burgesses from every borough within the county to be elected and to be sent to the king at the said day and place. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

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MEMBRANE 28.

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Nov. 21.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with the lands that Thomas de Nevill, tenant in chief, held of other lords than the king, as the lands that he held of the king and of other lords were taken into the king's hands by reason of his death, and the king makes this order for certain reasons although he could retain in his hands the lands that Thomas held of him. By p.s. [5180.]

Nov. 25.
Burstwick.

Whereas the king lately ordered the sheriff of Northumberland to cause a coroner to be elected in place of Henry de Neweton, who was incapacitated by illness and infirmity, and the king understands that the sheriff has elected William de Tynemuth, who has no lands, sparing the rich men who have lands; the king, because he considers William insufficient for the office, orders the sheriff, if William have no lands as aforesaid, to amove him from office without delay and to cause another to be elected in his place.

Nov. 24.
Burstwick.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Andrew Nye of Staunford, deceased.

Nov. 25.
Burstwick.

To the treasurer and barons of the exchequer. Order to cause John de Byron, late sheriff of co. York, to be acquitted of 62*l.* 2*s.* 5*d.* exacted from him for the goods that belonged to Nicholas de Meignil, clerk, which were taken into the king's hands upon his being charged before the justices in eyre in co. York with the death of William de Moubray and Maud, his wife, Richard de Moubray, William's son, and Hilda, Richard's sister, and with burning the houses of William and the houses of the vicar of Rudeby and with harbouring William Cokerel and Reginald le Hunte, the king's felons, as the king, because Nicholas purged his innocence before J. late archbishop of York, to whom he was delivered by the justices in accordance with the privilege of the clergy, ordered the sheriff to restore the aforesaid goods to Nicholas.

The like in favour of John for 23*l.* 15*s.* 0*d.* for the goods and chattels of Thomas de Etton of Haysthorp, clerk, who was charged before the justices in eyre with receiving Laurence de Horseworth.

The like in favour of John for 113*s.* 5*d.* for the goods and chattels of John de Levynton, clerk, who was charged before Hugh de Cressingham and his fellows, justices last in eyre, with receiving William, his son, a felon.

To the same. Order to cause John to be acquitted of 23*l.* 9*s.* 2*d.* for the goods of Walter de Bolleby, clerk, who was charged before Hugh de Cressingham and his fellows, justices last in eyre in co. York, with the homicide of William de Moubray and Maud, his wife, Hilda, his daughter, and Richard, her brother, as the king ordered the sheriff to restore the goods to Walter because he had purged his innocence before the chapter of St. Peter's, York, the guardians of the spirituality of the archbishopric during the voidance of the see, to whom he was delivered at York by Roger le Brabazon and his fellows, the king's justices to hold pleas before him, in accordance with the privilege of the clergy.

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*Membrane 28—cont.*Nov. 25.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Isabel, late the wife of Hugh Bardolf, tenant in chief, the manor of Plumpton, co. Sussex, which he took into the king's hands by reason of Hugh's death, and to restore to her the issues received thence by him, as the king learns by an inquisition taken by the escheator that Hugh and Isabel were jointly enfeoffed thereof by William Bardolf, Hugh's father, to have to them and to Hugh's heirs, and that they held the manor jointly at Hugh's death, and that it is held of the heir of John de Warenn, late earl of Surrey, tenant in chief, a minor in the king's wardship, and the king has taken her fealty for the manor.

To the same. Whereas the king learns by an inquisition taken by the escheator that the aforesaid Hugh and Isabel held jointly of her inheritance at his death certain lands in Scruteby, co. Norfolk, the manor of Percyng, co. Sussex, certain lands in Croston, co. Buckingham, certain lands in Hoo, co. Kent, certain tenements in Gretham and Emlesworth, co. Southampton, the manor of Bures, co. Suffolk, certain tenements in Watton Stone, co. Hertford, and the manor of Adyngton, co. Surrey; the king orders the escheator to retain in the king's hands for certain reasons the tenements in Emlesworth and Watton and the manor of Adyngton until otherwise ordered, and to deliver to Isabel all the other manors and lands which were taken into the king's hands by reason of Hugh's death, and to deliver to her the issues received thence.

Nov. 21.
Burstwick.

To the same. Order to deliver to Isabel the following of the lands that belonged to Hugh, which the king has assigned to her in dower: the manor of Bercampe, co. Sussex, which is extended at 17*l.* 12*s.* 4*d.* yearly; the manor of Ryskynton with the hamlets of Dyggeby and Lesingham, co. Lincoln, which are extended at 62*l.* 2*s.* 8½*d.* yearly; certain lands in Fillingham, in the same county, which are extended at 20*l.* 16*s.* 1*d.* yearly; certain lands in Rungeton, co. Norfolk, which are extended at 75*s.* 6½*d.* yearly; certain lands in Strumpeshagh, in the same county, which are extended at 8*l.* 10*s.* 0½*d.* yearly; certain lands in the same town, which are extended at 14*l.* 18*s.* 8½*d.* yearly; 60*s.* 1*d.* of yearly rent to be received by the hands of four free tenants in Houton near Dunstable, co. Bedford.

Memorandum, that this assignment was made by the assent of Thomas Bardolf, son and heir of the said Hugh, and that Thomas came into chancery at York, on the said day, and granted that he would cause 48*s.* 9½*d.* yearly of land and rent that are lacking to Isabel to be assigned to her in a suitable place.

Nov. 28.
Burstwick.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to the aforesaid Isabel all the king's goods and chattels in the manors of Watton, co. Hertford, Adyngton, co. Surrey, and Emlesworth, co. Southampton, which the said Hugh held at his death of the king in chief of her inheritance, as Isabel, on 21 November last, quit claimed to the king by her charter all her right in the said manors, which the king had caused to be taken into his hands with the other lands that Hugh held of him, and the king has now granted to her the said manors for her life as fully as they were taken into his hands, with provision that they shall remain after her death to William, her son, to hold to him and the heirs of his body of the king by the services therefor due and accustomed, with reversion to Isabel's right heirs if he die without an heir of his body, as contained in the king's charter, and the king has granted to her his goods and chattels in the manors.

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*Membrane 28—cont.*Nov. 27.
Burstwick.

To Miles de Stapelton, constable of Knaresburgh castle and keeper of the king's forest there. Order to cause oaks and other great trees to the value of 30*l.* to be sold, and to cause the king's works in the castle to be done therewith, as he has been more fully enjoined on the king's behalf.

By K. on the information of the treasurer.

Nov. 28.
Burstwick.

To the sheriff of York. As it is testified before the king by Hugh de Louthre, his justice to deliver Carlisle gaol, that Alexander de Wilton is imprisoned at York by the appeal of Hugh Renothemen, the king's approver imprisoned in Carlisle gaol, of being concerned (*de societate*) with larceny and other trespasses against the king's peace in Cumberland, and for no other reason, the king orders the sheriff to cause Alexander to be conducted at his own cost to Carlisle to be delivered to the sheriff of Cumberland, whom the king has ordered to receive him and keep him in Carlisle gaol until he shall be delivered according to the law and custom of the realm.

To the sheriff of Cumberland. Mandate in pursuance.

Nov. 28.
Burstwick.

To Nicholas Fermbaud, constable of Bristol castle. Order to permit Master John de Cantok, brother and heir of Nicholas de Cantok, the son and heir of Roger de Cantok, burgess of Bristol, to receive 20 marks yearly from the fine of merchants of woad (*wayde*) coming to the town of Bristol to sell woad there and to ply their merchandise there, in the same way as Roger, his brother (*sic*), and Nicholas, his brother, had it during their lives, in accordance with the king's grant, which he made before his accession by his charter under the seal then used by him, to Roger for his good service of 20 marks as above yearly to him and his heirs, which grant the late king confirmed by his charter, which the king has inspected, as Roger received this sum during his life and Nicholas received it after Roger's death, and the constable now hinders John from receiving this sum yearly, as the king learns from his complaint.

Dec. 6.
Burstwick.

To Master Richard de Havering, escheator this side Trent. Order to permit John de Fulham, the king's yeoman, to take 120 does and 20 hinds during this coming close season (*instanti seisona fermesonis*) for the king's use in the parks and chaces of Wakefeld and Haytfeld, co. York, which belonged to John de Warennia, late earl of Surrey, tenant in chief, and which are in the king's hands and the escheator's custody by reason of the minority of the earl's heir, and to counsel the said yeoman in doing this, and to find him salt to salt the said venison and barrels to put it in, and to cause the venison to be carried to places that John shall direct on the king's behalf.

By K. on information of the treasurer.

The like to the keeper of the parks of Suthewell of the archbishopric of York, which is void and in the king's hands, for forty does.

The like to the keeper of the park of the archbishopric at Scroby for twenty does.

The like to Robert de Clyfford, justice of the Forest this side Trent, or to him who supplies his place in the forest of Shirewode, to permit John to take thirty does and sixty hinds in the said forest.

To the sheriff of Nottingham. Order to find John salt and barrels for the above.

Dec. 4.
Burstwick.

To the bailiffs of Lenne. Whereas the king lately, at the complaint of Henry de Lincoln[ia], burgess of Yarmouth—that he had sent certain of his goods and wares to the value of 260*l.* by Roger de Leycestr[ia] and Hugh de Strumesawe, his yeomen, to Yarmouth in a ship hired by him from Hugh Balle Heynessone of Zeeland (*Seland'*), and Hugh and

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Membrane 23—cont.

the other mariners slew the said yeomen, and carried off the said goods and wares to Cach' in Zeeland—requested John, late count of Holland and Zeeland and lord of Friesland, by his letters to hear the complaint of Henry and to cause justice to be done to him as to the wrongs and trespasses aforesaid, and he failed to do justice to Henry, as appears to the king by the letters testimonial of the burgesses of Yarmouth under their seal directed to him; wherefore he ordered the said bailiffs and the bailiffs of Yarmouth, Boston, Kyngeston-on-Hull, Newcastle-on-Tyne, and the mayor and sheriffs of London by divers writs to cause goods and wares of merchants of Holland and Zeeland found within their respective bailiwicks to be arrested, and to cause them to be appraised by the oath of merchants and others of their bailiwicks, and to cause them to be delivered to Henry up to the value of the said 260*l.*; and the bailiffs of Lenne have delivered to Henry goods and wares of the said merchants appraised at 28*l.* 6*s.* 8*d.*, the bailiffs of Yarmouth have delivered to him goods and wares in like manner appraised at 77*l.* 6*s.* 8*d.*, the bailiffs of Boston have delivered goods and wares appraised at 39*l.* 6*s.* 8*d.*, the bailiffs of Kyngeston-on-Hull have delivered goods and wares appraised at 26*l.*, the bailiffs of Newcastle-on-Tyne goods and wares appraised at 100*s.*, and the mayor and sheriffs aforesaid goods and wares appraised at 29*l.*, as appears to the king by their returns; wherefore the king again ordered the said mayor and bailiffs and the bailiffs of Yarmouth to arrest goods and wares of merchants of Holland, Zeeland and Friesland to the value of 74*l.* 18*s.* 4*d.* (*sic*), which are in arrear to Henry of the said 260*l.*, and to cause them to be appraised and delivered to him; and the mayor and sheriffs have delivered to him 100*s.* and the bailiffs of Yarmouth 30*l.* 10*s.* 6*d.* belonging to the said merchants by virtue of the said order, as appears to the king by their return: the king, wishing to satisfy Henry for the remaining 89*l.* 2*s.* 10*d.* still in arrear to him, orders the bailiff to arrest all goods and wares of the said merchants to that amount, and to cause them to be valued and delivered to Henry as above, certifying the king of their proceedings by letters under their seal.

MEMBRANE 22.

Dec. 8.
Burstwick.

To William de Bevercote, chancellor of Scotland. Whereas foreign and alien merchants have granted that they will pay to the king, for certain liberties and immunities granted to them by him and for his prises remitted to them, divers payments and customs of their goods and merchandise to be brought into his realm and power or to be taken out of it, which payments and customs he has caused to be collected and levied in the realm of England in accordance with the tenor of the transcript that he sends to him under his half seal (*sub pede sigilli*), and he now wills that these payments and customs shall be collected and levied in his land of Scotland for his use, and that all the money thence arising shall be paid in full to John Ballard, Coluchius Bellard, and John Van, merchants of the society of the Bellardi of Lucca, to make therewith provisions for his great wardrobe, as is enjoined upon them on the king's behalf: the king orders the chancellor to cause certain merchants or others whom he shall deem fit for this purpose to be appointed by letters patent under the king's seal appointed for the rule of that land, which seal is in the chancellor's keeping, to collect and receive the said payments and customs in all the ports and towns and other places where he

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Membrane 22—cont.

shall see fit in that land, in accordance with the tenor of the transcripts aforesaid; provided that the money shall be paid to the said merchants as above.

By K. on the information of J. de Drok[enesford].

Dec. 26.
Lincoln.

To the sheriff of Cumberland. Order to cause John de Stapelton to have seisin of a messuage, two bovates of land, and forty acres of moor (*more*) in Stapelton, as the king learns by an inquisition taken by the sheriff that the said messuage, land and moor, which John son of Stephen del Wra, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that John held them of John de Stapelton, and that William de Mulcastre now holds the messuage, land and moor and has had the king's year and day thereof, for which he ought to answer to the king.

To Walter de Glouc[estria], escheator this side Trent. Order to cause William Trenchefil, brother and heir of Peter Trenchefil, to have seisin of the lands that Peter held of the king in chief by reason of the lands of John Comyn, earl of Boghan, which were lately in the king's hands, and whereof Peter was seised in his demesne as of fee at his death, as William has proved his age before the escheator, as appears to the king by the proof sent into chancery, and the king has taken his fealty for the lands that Peter held of him as above.

Dec. 27.
Lincoln.

To the sheriff of York. As the king wills that a market shall be held weekly on Tuesday at his hamlet of Panehale, which is a member of his manor of Knaresburgh, and that a fair shall be held there yearly for four days, to wit for two days before Michaelmas, at that feast, and on the morrow thereof, and also that a market shall be held on Friday at his hamlet of Hamestwayt, which is a member of the manor aforesaid, and a fair there yearly for four days, to wit two days before the Translation of St. Thomas the Martyr and on that feast and on the morrow; the king orders the sheriff to cause these markets and fairs to be proclaimed in his county [court] and to be observed.

Dec. 28.
Welton.

To Walter de Aylesbury, constable of Walingford castle. Whereas the king has granted to Hugh le Despenser all emends, punishments, and all other things pertaining to the king for the trespass that Henry son of Nigel was said to have committed against Hugh when he was in the king's service under his protection in taking and carrying off Hugh's swans against the king's protection aforesaid, whereof Henry was convicted in the king's court before William de Bereford and William Wace, the king's justices to hear and determine the trespass, and for which he was adjudged to prison by consideration of the court, and Henry has satisfied Hugh for the trespass, as Hugh has signified to the king by his letters: the king orders the constable to cause Henry to be delivered from prison in that castle, if he be detained for this reason only.

Dec. 30.
Lincoln.

Goditha, wife of Robert de Welles, imprisoned at Newcastle-on-Tyne for the death of Emma, late the wife of Robert Brand, wherewith she is charged, has letters to the sheriff of Northumberland to bail her.

Dec. 26.
Lincoln.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Robert de la Berwe, tenant by knight service of the heir of William de Berkle, tenant in chief, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

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*Membrane 22—cont.*Jan. 3.
Lincoln.

To Lambert de Trikingham and John Biroun, guardians of the archbishopric of York. Order to pay to Reymund de Funganan, the king's yeoman, out of the moneys that they have received or shall next receive from the issues of the archbishopric, 200 marks, which the king has granted to him as a gift, and 26*l.* 13*s.* 11*d.* of the arrears of his wages and for his robes for the thirty-first and thirty-second years of the reign, omitting all other payments.

By K. on the information of J. de Benstede.

Jan. 2.
Lincoln.

To Otto de Grandisono, keeper of the islands of Gerneseye and Gereseye, or to him who supplies his place. Whereas the king has pardoned Thomas de Estfeld by his letters patent the suit of his peace for the death of Robert du Celer and also the abjuration of the islands and of the adjoining islands that he made for the death aforesaid, he, wishing to show him further grace, orders Otto to cause to be delivered to Thomas all the lands that belonged to him in the islands that are held of the king and all his goods and chattels, which were taken into the king's hands by reason of the death and abjuration, if the lands pertain to the king as escheats and if the goods and chattels pertain to him as forfeitures, saving to Otto the rights pertaining to him in this behalf.

By K. on the information of J. de Benstede.

Jan. 3.
Lincoln.

To Master Richard de Havering, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of John de Langeford, tenant in chief as of the honour of Peverel, which is in the king's hands, as she has taken oath before the king that she will not marry without his licence.

Jan. 2.
Lincoln.

To Otto de Grandisono, keeper of the islands of Gerneseye and Gereseye, or to him who supplies his place. Whereas a plea was moved between Maud Bonamy and Jordan Cloyet, the younger, in the ecclesiastical *forum*, concerning the contraction of a marriage between them, and she obtained in the same *forum* by process of the plea aforesaid letters to excommunicate him, and Jordan met her when she was pregnant and carrying the said letters and, in order to take them from her, he threw her down and carried away from her her purse with the said letters and 16*d.* of black Tournois found in it, by reason of which throwing down the child (*puer*) in her womb died, so that she bore a still born (*abortivum*) child, and thus Jordain slew the child by accident and not by felony or malice aforethought, and for these reasons and for no other cause he abjured the islands and the adjoining islands, as is more fully contained in the record of Peter le Marchaunt, now supplying Otto's place in the islands, which the king has caused to come before him and in the king's letters patent of pardon for the death, trespass and abjuration made to Jordan: the king, wishing to show him further favour, orders Otto to deliver to him all the lands that belonged to him in the islands on the day of the abjuration and that are held of the king, and also all his goods and chattels that were taken into the king's hands for these reasons, if the lands ought to pertain to the king as escheats and if the goods ought to pertain to the king as forfeitures, saving to Otto the rights pertaining to him in this behalf.

By K. on the information of J. de Benstede.

Jan. 5.
Lincoln.

To Miles de Stapelton, keeper of the honour of Knaresburgh. Order to pay to William de Cantilupo 100 marks of the king's gift, in order that William may marry therewith Joan, William's sister.

By K. on the information of J. de Benstede.

1305.

Membrane 22—cont.

Jan. 1.
Lincoln.

To the treasurer and barons of the exchequer. Whereas the king, on 17 July, in the thirtieth year of his reign, committed to Robert de Clifford by letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 48] the liberty of the bishopric of Durham, which was taken into the king's hands by consideration of his court before him, during pleasure, and he afterwards by his other letters patent granted to Robert 200 marks for his maintenance from the issues of the liberty, to be received at that rate yearly if he held it for more or less than a year, and he ordered the sheriff of Durham to pay this sum to Robert, and Robert has not received the said 200 marks in full for the time that he has had the custody, as he says: the king orders the treasurer and barons to call before them John de Buterle, then sheriff, and to make an account with Robert in John's presence for the time aforesaid, and to cause to be paid to him what is lacking of the said 200 marks for the time that he has had the said custody out of the fines and amercements of the estreats delivered to them by William de Ormesby, the king's late justice to hear and determine pleas touching the said liberty while it was in the king's hands.

By K. on the information of W. bishop of Coventry and Lichfield.

1304.

Dec. 30.
Lincoln.

To Walter de Gloucestr[ia], escheator this side Trent. Order not to intermeddle further with the manor of Barkeston, co. Leicester, which he has taken into the king's hands with the other lands that belonged to Thomas de Belhus, and not to intermeddle further with the issues thereof, as the king learns by an inquisition taken by the escheator that Richard de Belhus, deceased, father of Thomas, tenant in chief, granted the manor in free marriage by his charter to Thomas and Maud, his wife, to have to them and the heirs of their two bodies, and that Maud continued her seisin thereof in peace from the time of the grant jointly with Thomas until his death, and that the manor is held of William de Ros by homage and foreign service, as is found by another inquisition taken by the escheator.

1305.

Jan. 2.
Lincoln.

To Robert de Clifford, justice of the Forest beyond Trent. Order to cause the abbot of Thornton to have in the forest of Galtres ten oaks fit for timber and in the forest of Shirewode twelve oaks fit for timber, of the king's gift.

By K. on the information of J. de Benstede.

To Lambert de Thrikingham and John de Byron, guardians of the archbishopric of York during the voidance of the see. Order to cause the said abbot to have in the wood of Cawode, which belongs to the archbishopric, eight oaks fit for timber, of the king's gift.

By K. on the information of J. de Benstede.

To Robert de Clifford, justice of the Forest beyond Trent, or to him who supplies his place. Because the church of Mammesfeld Wodehuses and the houses of the king's tenants of that town have been burned by mischance, as the king learns, the king, pitying the losses of the tenants and wishing to show them favour in timber to rebuild their church and houses, orders the justice to cause the tenants to have in the forest of Shirewode timber for the rebuilding of the church and each of them to have timber for the rebuilding of their houses, in accordance with the requirements of their estate, from oaks and other trees suitable for timber.

By K. on the information of J. de Benstede.

Jan. 4.
Lincoln.

To Master Richard de Havering, escheator beyond Trent. Order to permit Joan, late the wife of John de Langeford, tenant in chief, as of the honour of Peverel, which is in the king's hands, to have her forty days (*quarentana*) of all the goods and chattels that belonged to John at his death and which were taken into the king's hands by reason of his death.

Membrane 22—cont.

1304.

Dec. 30.
Lincoln.

To the sheriff of Hereford. Whereas the king granted to Edmund de Mortuo Mari, tenant in chief, that he should pay all the debts due from him to the exchequer by 20*l.* yearly during the king's pleasure, and the king now looks (*ceperimus nos*) to Roger, Edmund's son and heir, a minor in the king's wardship, for all the debts due from Edmund to the exchequer at his death, and he has granted that when he come of age, he shall pay yearly to the exchequer 20*l.* until the debts are fully paid, as contained in the king's letters patent: the king orders the sheriff to deliver all the goods and chattels that belonged to Edmund in his bailiwick, which were taken into the king's hands by reason of the debts aforesaid, to the executors of Edmund's will for the execution of his will.

By K. on the information of W. bishop of Coventry and Lichfield.

The like to the sheriffs of Salop and Stafford, Worcester, Oxford and Berks, Somerset and Dorset, Southampton.

1305.

Jan. 3.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause to be allowed to J. bishop of Carlisle 50*l.* 2*s.* 11*d.* (*sic*),^o in which he was indebted to the exchequer for the ferm of the castle of Carlisle and of the king's demesnes of Carlisle lately in his custody by the king's commission, in the 81*l.* 11*s.* 5*d.* due to him from the king as below, as the king lately ordered them to audit the bishop's account of the time when he had the custody of the castle for the king's victuals delivered to him for the munition of the castle and for the wages and other costs and expenses of men-at-arms incurred by him for the defence of the castle and adjoining parts against the Scots, then the king's enemies and rebels, and to cause due allowances to be made to him in the said victuals and in the debts due to the king from him for his own debts and the debts of his predecessors, and to certify the king under the seal of the exchequer of what they should find that he owed to the bishop, and they have signified to the king that, after making account with the bishop and making the said allowances, there are due to him 81*l.* 11*s.* 5*d.*

By K. on the information of J. de Benstede.

To the sheriff of Cumberland. Order to pay to the said bishop out of the issues of the castle of Carlisle and the king's demesnes there, which are in the sheriff's custody, 26*l.* 8*s.* 6*d.*, which the king owes to him after making account with him for the time when he had the custody of that castle (as in preceding order).

By K. on the information of J. de Benstede.

Jan. 4.
Lincoln.

To the bailiff of the Peak (*de Pecco*). Whereas the king, on 30 September, in the eleventh year of his reign, granted to Nicholas de Babbingleye, his forester of the Peak, for his good testimony (*testimonio*) that he gave to him, that he should receive thenceforth during the king's pleasure and for so long as he should keep the bailiwick in his own person 12*d.* daily for his maintenance in that office, in the same manner as the 8*d.* daily previously granted to him by the king in that office, as contained in the king's letters patent [*Calendar of Patent Rolls, 1281-1292, p. 767*]: the king orders the bailiff, if Nicholas keeps the bailiwick in his own person, to pay to him the arrears of the said 12*d.* daily for the bailiff's time and to pay him the same henceforth until otherwise ordered.

Jan. 7.
Lincoln.

To the sheriffs of London. Order to cause Peter de Bleues, merchant of Gascony, imprisoned in Neugate for the death of Bertram Amonyn, his fellow, who was lately slain in the city, to be released from prison upon

^o Should be 55*l.* 2*s.* 11*d.* See the next enrolment and schedule.

1305.

Membrane 22—cont.

his finding mainpernors to have him before the king or any of his subjects to be appointed by him for this purpose at the quinzaine of the Purification next, to stand to right concerning the said death if the king or any one else wish to speak against him in this matter, and also to answer to the king for his goods and chattels taken into the king's hands by the sheriffs for this reason if they ought to pertain to the king, as the king wishes to show him favour because he is indicted of the said death by certain of his rivals of the city out of hatred and malice.

By K. on the information of J. de Benst[ede].

Jan. 8.
Lincoln.

To the sheriff of York. Whereas the king has taken the fealty of Muriel, late the wife of Ranulph le Fauconer of Scotland, for the lands whereof she was dowered in England in the time of Alexander, late king of Scotland, which the king caused to be taken into his hands by reason of the late war between him and the Scots, and he has rendered them to her of his special favour: he orders the sheriff to deliver to her the lands of her dower in his bailiwick, saving to the king and others who hold the lands by his commission or otherwise their costs and expenses about the lands and the other goods and chattels in the same.

By p.s.

Membrane 22—Schedules.

Nov. 26.
Burstwick.

To the sheriff of York. Order to cause John de Berneville, imprisoned at York for forging the king's privy seal, to be conducted at the king's cost under safe convoy to London, there to be delivered to the keeper of Neugate gaol, whom the king has ordered to receive him from the sheriff and to cause him to be kept safely in that gaol until otherwise ordered.

Mandate in pursuance to the keeper of Neugate gaol.

Jan. 3.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause to be allowed to J. bishop of Carlisle 55*l.* 2*s.* 11*d.*, in which he was indebted to the exchequer for the term of the castle of Carlisle and of the king's demesnes of Carlisle lately in his custody by the king's commission, in the 81*l.* 11*s.* 5*d.* due to him as below, as the king lately ordered them to audit the bishop's account of the time when he had the custody of the castle for the king's victuals delivered to him for the munition of the castle and for the wages and other costs and expenses of men-at-arms incurred by him for the defence of the castle against the Scots, then the king's enemies and rebels, and to cause due allowances to be made to him in the said victuals and in the debts due from him to the king for his own debts and the debts of his predecessors, and to certify the king under the seal of the exchequer of what they should find that he owed to the bishop, and they have signified to the king that, after making account with the bishop and making the said allowances, there are due to him 81*l.* 11*s.* 5*d.*

MEMBRANE 21.

Jan. 8.
Lincoln.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Alice, late the wife of Hugh de la Hide, as nearest [friend] of the heirs, a messuage and a third of a virgate in Thornhull, co. Dorset, and not to intermeddle further with the lands that Hugh held of other lands than the king, as the king learns by an inquisition taken by the escheator that Hugh at his death held the messuage and land of the king at fee-farm, rendering therefor yearly by the hands of the sheriff of Dorset 4*s.* 6*d.*

1305.

Membrane 21—cont

yearly for all service, and that he did not hold at his death any lands of the king by reason whereof the wardship of his lands ought to pertain to the king on this occasion, and that Maud, Joan and Cutburga, his daughters, are his nearest heirs, and that Maud is aged three years, Joan one year and Cutburga eleven weeks and over.

Jan. 10.
Lincoln.

To the treasurer and barons of the exchequer. Whereas the king has pardoned Alexander de Fryvill for his good service 162*l.* 9*s.* 10*d.* of the debts due from him to the exchequer, and has granted him that he may pay the balance of the debts that are clear by 100*s.* yearly during the king's pleasure: the king orders them to allow to Alexander the sums that he has paid by deeds or tallies, and to search the rolls of the exchequer for the balance, and to cause him to have the said terms for the debts that are thus clear, and to cause this to be done and enrolled.

By p.s. [5247.]

Jan. 10.
Lincoln.

To Walter de Gloucestr[ia], escheator this side Trent. Whereas Isabel, late the wife of Hugh Bardolf, tenant in chief, granted and quit-claimed to the king, on 21 November last, by her deed all her right and claim in the manors of Watton, co. Hertford, Adington, co. Surrey, and Emlesworth, co. Southampton, which Hugh held of the king in chief at his death of Isabel's inheritance, and which were taken into the king's hands with Hugh's other lands, and the king afterwards granted to Isabel the manors to hold under a certain form, and ordered the escheator to deliver to her the manors with the king's other goods and chattels then in them and with the issues received thence since 21 November, of the king's gift: the king, wishing to show her further favour in this behalf, orders the escheator to deliver to her all the issues received from the manors from the time of Hugh's death until the said 21 November, together with the goods, chattels and issues previously granted to her, of the king's gift.

By K. on the information of W. bishop of Coventry and Lichfield.

Jan. 15.
Navenby.

David le Bercher, imprisoned at Neugate for the death of Richard son of Maud atte Wolde, whereof he is indicted, has letters to the sheriff of Middlesex to bail him until the first assize.

Memorandum, that the king by writ of privy seal ordered W. bishop of Coventry and Lichfield, his treasurer, to deliver in the presence of those of the king's council at Westminster the great seal, then in the custody of Sir John de Bensted under the seals of Sir A. de Osgodeby and Robert de Bardelby, to Sir William de Hamelton, dean of York, whom the king has chosen as his chancellor; and Sir John de Bensted delivered the said seal to the said bishop under the seals of the said Adam and Robert in their presence and in the presence of Sir Philip de Wylgheby, the chancellor, John de Insula, and Master Richard de Abyndon, barons, Hugh de Notingham, one of the remembrancers of the exchequer, on Saturday after St. Hilary, to wit 16 January, in the 38rd year, in the little exchequer at Westminster, and the bishop then delivered it to Sir William de Hamelton on the king's behalf, who received it into his hands and on the same day after dinner sealed therewith a writ for Master William de Grenefeld, elect of York.

Jan. 12.
Lincoln.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Benedict Potyn of Rochester, whom the king has caused to be amoved from office because he is incapacitated by infirmity.

Membrane 21—cont.

1305.

Jan. 12.
Lincoln.

To Robert de Burghersh, warden of the Cinque Ports. Order to permit Master William de Grenefeld, elect of York, to carry out of that port (*sic*) his silver vessels and money to the amount of 100*l.* sterling for his expenses, notwithstanding the king's ordinance that money or silver in mass shall not be taken out of the country to parts beyond sea without his licence, as William is going to the Roman court for the matter of his election by the king's licence.

By K. on the information of W. bishop of Coventry and Lichfield.

Jan. 15.
Navenby

To Walter de Gloucest[ria], escheator this side Trent. Whereas the king learns by an inquisition taken by the escheator that John son of John son of Simon and Petronilla, his wife, jointly held of the king at John's death the manor of Stanbrig, co. Essex, of her inheritance as of the barony of Reylegh, which is in the king's hands, by the service of doing suit at the king's court of Reylegh from three weeks to three weeks, and the king has taken her fealty for the manor: he orders the escheator to deliver to the said Isabel (*sic*) the manor, which he took into the king's hands by reason of John's death, together with the issues received thence by him.

Jan. 19.
St. Saviour's
Town.

To Nicholas Fermbaud and Robert de Harwedon, guardians of the bishopric of Winchester during the voidance of the see. Order to pay to Amadeus, count of Savoy, or to Master Bernard de Mercato, his attorney, 1,000 marks out of the issues of the bishopric, in part payment of 10,000 marks, as the king, on 6 February, in the thirty-first year of his reign, granted to him the issues of all bishoprics, abbeys and priories falling void of which the custody pertains to the king until he should be satisfied for 10,000 marks, which the king had previously granted to him for his good service, as contained in the king's letters patent [*Calendar of Patent Rolls, 1301-1307, p. 118*], and the count has not yet been satisfied for the said 10,000 marks.

By K. on the information of W. bishop of Coventry and Lichfield.

Jan. 22.
Spalding.

To the treasurer and barons of the exchequer. Whereas the late king, on 11 February in the fifty-sixth year of his reign, granted by his letters patent, in part payment of the money due from him to Matthew de Loveyne, deceased, for the marriage of Elisanta, late the wife of Matthew, what pertained to him of the relief of William de Lyndeseye, son and heir of Walter de Lyndeseye, tenant in chief of the said king: the king orders them to cause Ingelram de Gynes and Christiana, his wife, daughter and heiress of the said William, to be acquitted of what pertained to the late king of the relief aforesaid, which they cause to be exacted for them by summons of the exchequer contrary to the grant aforesaid.

To the taker of the king's wines of the right prise at Southampton. Order to cause the abbot and convent of King's Beaulien to have a tun of wine of the king's right prise there for the thirty-third year of his reign, in accordance with the late king's grant to them of a tun of wine yearly for the celebration of mass in their church and of the king's grant, at the instance of R. late bishop of Salisbury, his chancellor, that they shall receive the said tun yearly by the hands of the taker of his wines at Southampton.

Jan. 15.
Navenby.

To the treasurer and barons of the exchequer. Order to cause to be levied without delay the 100*s.* by which William la Zusche made fine with the king before them for having the king's writs to hear and determine certain trespasses committed upon him at Bridgwater (*Brugwalteri*), co. Somerset, before William de Bereford, Peter Mallore, and

1305.

Membrane 21—cont.

Gilbert de Knovill, and 100s. by which Maud, late the wife of Ralph de Boxste, tenant in chief, made fine with the king before the treasurer and barons to have licence to marry whom she would, provided that he were the king's subject, and 10*l.* by which Roger de Messenden made fine with the king before them to have again certain tenements in Coleworth, co. Northampton, which were taken into the king's hands because he acquired them of Henry de Pynkeny, who held them of the king in chief, without the king's licence, and to cause the sums to be paid to William de Sancto Paulo, Arnald de Sancto Martino, John de Beryes, Reymund de Artigalung, John de Seignaus, Peter de Francia, yeoman of John de Seincrik, and Vincent de Lageneys, citizens and merchants of Bayonne, to whom the king granted these sums by his letters patent in part payment of 500*l.* that he granted to them in aid of their costs and expenses in a prosecution made by them in his name against William de Saut, sometime citizen of Bayeux, and to cause William, Maud and Roger to be acquitted thereof.

Jan. 22. To the sheriff of Leicester. Order to cause a coroner for that county
Spalding. to be elected in place of Robert de Wyvill, who is incapacitated by infirmity.

Jan. 26. To Walter de Glouc[estria], escheator this side Trent. Order not to
Wisbech. intermeddle further with the lands that belonged to Richard de Asheby, as the king learns by inquisition taken by the escheator that Richard at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

Jan. 24. To the treasurer and barons of the exchequer. Whereas John de Melsa,
Tydd. late sheriff of the county of York, was indebted to the exchequer at his death in divers debts, and the king granted to him in his lifetime that he should pay the debts by 50 marks yearly, and his lands came to the hands of Godfrey de Melsa, his son, the king's yeoman, by John's grant, and the king, wishing to show further favour to Godfrey for his good service, has pardoned him a moiety of all the debts due from his father at his death to the exchequer for any reason, and has granted to him that he may pay the balance by 50 marks yearly, as contained in the king's letters patent to him: the king orders the treasurer and barons to search the rolls of the exchequer concerning the debt due from John to the exchequer at his death, and to cause Godfrey to be acquitted of a moiety of the debts that remain clear, and to cause him to have the said terms, and to cause this to be so done and enrolled. By p.s.

Jan. 26. To Walter de Gloucestr[ia], escheator this side Trent. Order to cause
Wisbech. dower to be assigned to Hawisia, late the wife of Roger son of Henry de Beltoft, tenant by knight service of the heir of Roger de Moubray, tenant in chief, a minor in the king's wardship, after taking security from her that she will not marry without the king's licence.

MEMBRANE 20.

Jan. 26. To the same. Order to deliver to Joan, late the wife of William de
Wisbech. Hale, certain lands in Hale, co. Northampton, which he has taken into the king's hands by reason of William's death, and to restore to her the issues received from them, as the king learns by an inquisition taken by the escheator that William and Joan jointly acquired the lands of

1305.

Membrane 20—cont.

John de Holt, the younger, to them and to William's heirs, and that they continued their joint seisin thereof until William's death, and that the lands are held of the king by the service of 9s. yearly by the hands of the sheriff of that county, and the king has taken her fealty for the lands.

Jan. 2.
Lincoln.

To Walter de Glouc[estria], escheator this side Trent. Order to cause Roger, son and heir of John de Insula, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage for the lands that John held of him in chief.

Jan. 17.
Sleaford.

To Master Richard de Havering, escheator beyond Trent. Order to cause Anketin, son and heir of Anketin Salvayn, to have seisin of his father's lands, as he has proved his age before the king, and the king has taken his homage for the lands that his father held in chief.

By p.s. [5257.]

Feb. 1.
Walsingham.

To the same. Order not to intermeddle further with the lands that William le Latimer, the elder, held of other lords than the king, which the escheator has taken into the king's hands by reason of his death, as the king learns by an inquisition taken by the escheator that William at his death held nothing of the king in chief, and it is found by an inquisition taken by Walter de Glouc[estria], escheator this side Trent, that William at his death held no lands in Walter's bailiwick of the king in chief except certain lands in Corby and Carleton, co. Northampton, of the inheritance of Alice, late his wife, by reason whereof the wardship of his lands ought not to pertain to the king on this occasion.

Feb. 2.
Walsingham.

To the sheriff of Surrey and Sussex. As the king wishes to provide corn for the expenses of his household in his next parliament at Westminster on Sunday after St. Matthias, he orders the sheriff to cause 200 quarters of wheat to be bought from the richer men who are most sufficient for this purpose in his bailiwick by a certain price and by tallies to be made between the sheriff and them, and to cause the wheat to be carried to Westminster before the said Sunday at the latest. The king wills that the men shall be satisfied for their money for the corn in his wardrobe so soon as it shall come to the hands of the keeper of his store. [*Parl. Writs.*]

The like to the sheriff of Kent for 200 quarters. [*Ibid.*]

Feb. 2.
Walsingham.

To the sheriff of Surrey and Sussex. Like order for the provision of thirty tuns of ale of must (*musona*). [*Ibid.*]

The like to the sheriffs of London for 80 tuns. [*Ibid.*]

Feb. 9.
Thetford.

To the sheriffs of London. Order to cause wooden dishes, brazen pots, and copper in mass for the making of other utensils for the office of the scullery of the king's household, and divers other necessities for that office to be bought against the coming parliament without delay as Robert de Acton, the king's scullion, shall intimate to them. [*Ibid.*]

Feb. 8.
Walsingham.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Alice, late the wife of William le Latimer, the elder, a moiety of the town of Corby with the hundred of Corby and with a portion of Carleton, co. Northampton, which he has taken into the king's hands by reason of William's death, and to restore to her the issues received by him, as the king learns by an inquisition taken by the escheator that William and Alice held the moiety, town and portion jointly of the king at William's death of Alice's inheritance by the service of rendering 100s. yearly to the exchequer by the hands of the sheriff of that county, and the king has taken her fealty for the premises.

Membrane 20—cont.

1305.

Feb. 19.
Standon.

To the treasurer and barons of the exchequer. Order to acquit Thomas de Multon, grandson (*nepos*) and heir of Thomas son of Lambert de Multon, tenant in chief, of the issues of the lands of his inheritance in cos. Lincoln and Cumberland, which were committed to him before he came of age by letters under the seal of the exchequer on condition that he should answer to the exchequer for the issues thereof until he came of age, from 12 May, in the 24th year of the reign, when the king took his homage, as appears by an inspection of the rolls of chancery, he having proved his age on Monday the feast of St. George the Martyr, in the said year, before Malcolm de Harlegh, then escheator this side Trent, as is found by the proof returned into chancery.

Feb. 21.
Ware.

To the sheriff of Nottingham and the coroners of that county. Whereas the king granted to Roger de Sutton, his clerk, the hospital of St. John, Nottingham, void by the death of Thomas de Kancia, the late master, and pertaining to the king's gift by reason of the voidance of the archbishopric of York, and the king now understands that certain men of that town have taken and carried away and wasted the goods and chattels of the hospital found therein on the day of Thomas's death and in the king's custody: the king, willing that full restitution of the goods shall be made to the said clerk, orders the sheriff and coroners to cause inquisition to be made as to what goods and chattels were found in the hospital on the said day, and by whom they were carried away and wasted, and in what manner, and to cause them to be arrested in the hands of whomsoever they may be found, and to cause them to be delivered to Roger to be committed to the pious uses of the hospital, on condition that Roger shall answer in the king's court to all and singular who may wish to speak against him in this matter. By C.

Feb. 19.
Standon.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to John de Cove and Eva, his wife, late the wife of Robert de Tateshale, tenant in chief, the following of the knights' fees that belonged to Robert, which the king has assigned to her in dower: three fees in Bronham, co. Norfolk, which Thomas de Snyterton and his parceners hold, and which are extended at 30*l.* yearly; three parts of a fee in Snetesham and Cangham, in the same county, which parts John de Thorp and Alice, his wife, hold, and which are extended at 10*l.* yearly; a moiety of a fee in Blonorton, in the same county, which moiety Petronilla, late the wife of Roger de Brom, holds, and which is extended at 100*s.* yearly; a fee in Catesthorp, in the same county, which John de Berdewell and his parceners hold, and which is extended at 10*l.* yearly; a quarter of a fee in Berewyk, in the same county, which quarter Reginald de Calethorp holds, and which is extended at 50*s.* yearly; a quarter of a fee in Sandringham, in the same county, which quarter Peter de Snetesham holds, and which is extended at 50*s.* yearly; a sixth of a fee in Shelfhangel, in the same county, which sixth Roger de Ho holds, and which is extended at 30*s.* yearly; a sixth of a fee in Herling and Brythenham, in the same county, which sixth John le Fauconer holds, and which is extended at 30*s.* yearly; a moiety of a fee in Besthorp and Hokham, in the same county, which moiety William de Curzon holds, and which is extended at 100*s.* yearly; a fee in the same town of Besthorp, which Henry Page holds, and which is extended at 10*l.* yearly; a moiety of a fee in Dersingham, in the same county, which moiety Isabel de Veteri Aula holds, and which is extended at 100*s.* yearly; a sixth of a fee in Hadesco, in the same county, which sixth the prior of St. Olave's and his parceners hold, and which is extended at 30*s.*

1305.

Membrane 20—cont.

yearly; a moiety of a fee in Little Massyngham, in the same county, which moiety Thomas de Flecham holds, and which is extended at 100s. yearly; two parts of a fee in Toftes and Brecham, in the same county, which two parts Roger de Toftes holds, and which are extended at 10l. yearly; a fee in Ingham and Waxtonesham, in the same county, which John de Ingham holds, and which is extended at 10l. yearly; a fee in Horningtoft and Kipton, in the same county, which Gregory de Castello and Hugh de Sprouston hold, and which is extended at 15l. yearly; a moiety of a fee in Hillington, in the same county, which moiety Roger son of Osbert holds, and which is extended at 100s. yearly; a quarter of a fee in Denton, in the same county, which quarter the heirs of Robert de Ocholt hold, and which is extended at 50s. yearly; a quarter of a fee in the same town, which quarter Robert de Bosco holds, and which is extended at 50s. yearly; 2½ fees in Brom, in the same county, which the heirs of Roger de Brom hold, and which are extended at 20l. yearly; a fee in Leurdyton, co. Sussex, which Roger de Bello Campo holds, and which is extended at 100s. yearly; three fees in Notburn near Pulberwe, Wyldebruge, Weston, and Westmerden, in the same county, which Alan la Zusche holds, and which are extended at 15l. yearly; a fee in the said town of Pulberwe, which Walter de Insula holds, and which is extended at 100s. yearly; and a fee in the same town, which Henry Huse holds, and which is extended at 100s. yearly.

To the same. Like order to deliver to the said John and Eve the following of the advowsons of churches that belonged to Robert: the advowson of Denton, co. Norfolk, which is extended at 86 marks yearly; the advowson of the church of Taseburgh, in the same county, which is extended at 20 marks yearly; the advowson of the chapel of Topecroft, in the same county, which is extended at 5 marks yearly.

Feb. 10.
Bury St.
Edmunds.

Richard le Grene of Melton, imprisoned at Lancaster for the death of John le Fyneve of Almanbury, slain at Melton, co. York, wherewith he is charged, has letters to the sheriff of York to bail him.

Feb. 19.
Standon.

To the treasurer and barons of the exchequer. Whereas the king, on 18 February, in the 19th year of his reign, for a fine of 100l. that William de Douglas made with him in chancery, granted to William what pertained to the king of the marriage of Eleanor, late the wife of William de Ferariis, tenant in chief, and Eleanor, being ignorant of the fine and grant, made another of 100l. with the king in the same year at the exchequer to have licence to marry William, as appears by inspection of the rolls of the chancery and of the exchequer; and the treasurer and barons, although these fines were made for one and the same cause by inadvertence (*surreptionem*) and ignorance, have caused 48l. 14s. 10d. to be levied by the sheriff of Essex from the lands that belonged to William de Douglas by reason of the fine made by him and 17l. to be levied from Eleanor's lands by reason of the fine made by her, and have caused these sums to be paid into the exchequer because the fines were made in different places and by different persons separately, and they cause Eleanor to be distrained for the remainder of the said 200l.: the king orders them to cause what has been levied from her by reason of the fine made by her to be allowed in the fine made by William de Douglas, and to cause the arrears of the latter fine to be levied from the lands that belonged to William so far as they are sufficient for this purpose, and to cause Eleanor to be acquitted of the fine made by her. It is provided that if the arrears of the fine made by William de Douglas cannot be levied from his lands, what is lacking shall be levied from Eleanor's lands and chattels.

1305.

Membrane 20—cont.

Whereas the king lately ordered the sheriffs of London to cause Peter de Bleyves, merchant of Gascony, lately imprisoned at Neugate for the death of Bertram Amonin, his fellow, who was lately slain in the city of London, to be delivered from prison upon his finding mainpernors to have him before the king or any of his subjects to be appointed for this purpose in the quinzaine of the Purification last, to stand to right in the king's court for the death aforesaid if the king or any one else should wish to speak against him concerning it, and also to answer to the king for his goods and chattels, which were taken into the king's hands by the sheriffs for this reason, in case they ought to pertain to the king, and to deliver to him his goods and chattels by the mainprise aforesaid; and he found mainpernors before the sheriffs, and appeared before the king on the said day: the king has granted that if Peter find mainpernors to have him before the king or any of his subjects to be appointed by him for this purpose on the first Sunday of Lent next to stand to right in his court for the death aforesaid, if the king or anyone else wish to speak against him, and also to answer to the king for his goods and chattels in form aforesaid, he shall be delivered from the prison aforesaid in the meantime and his goods and chattels shall be delivered to him in the meantime by the mainprise aforesaid.

By p.s.

Feb. 21.
Ware.

To the sheriff of Lancaster. Order to deliver John de les Acres, imprisoned at Nottingham for the death of Robert son of Simon le Palmer, of West Derby, co. Lancaster, wherewith he is charged, in bail to twelve men of that county, who shall mainpern to have him before the justices at the first assize in that county to stand to right if any one wish to speak against him, as the king learns by an inquisition taken by the sheriff that John has been charged with the death out of hatred and malice.

MEMBRANE 19.

Feb. 19.
Standon.

To the bailiffs of Great Yarmouth. Whereas Peter de Stochowe of Norwich and William de Rollesby of Yarmouth, merchants of England, lately caused two ships to be loaded at Yarmouth with wines and other victuals, and caused the wines and victuals to be taken to Zeeland (*Seland'*) to trade therewith, certain malefactors of Zeeland entered the ship by force and arms and took and carried away from her wines and victuals of Peter to the value of 80*l.* and of William to the value of 50*l.* against the will of Peter and William and their yeomen who were in the ships with the wine, and inflicted other damages upon them, as the king learns by the letters patent of John, duke of Lorraine (*Lotrich'*), Brabant and Lymburg, the king's son, and by the letters of the communities of the towns of Norwich and Yarmouth under their common seals sent to the king; by reason whereof the king lately ordered the bailiffs of Great Yarmouth to arrest goods and wares of the merchants of Zeeland to the value of the 130*l.* aforesaid, and to cause them to be kept safely until Peter and William should be satisfied for the sums aforesaid, or until otherwise ordered, and to certify the king of their proceedings by their letters; and they have signified to him that they have arrested charcoal (*carbones*) of the goods of Boudekin Scot, merchant of Zeeland, to the value of 5*s.*: the king orders them to cause the charcoal to be appraised in the presence of Boudekin, if he choose to be present, and to cause it to be delivered to William in part payment of the said 50*l.*, and to cause goods and wares of merchants of Zeeland to be arrested to the value of 49*l.* 15*s.* 0*d.* as above. The king has ordered the bailiffs of Lenne and of Boston to

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Membrane 19—cont.

cause goods and wares of the men and merchants of Zeeland to be arrested to the value of 80*l.* for Peter's use in form aforesaid. By p.s.

To the bailiffs of the bishop of Norwich, Robert de Monte Alto, and William de Carleton at Lenne. Order to arrest goods as above to the value of 40*l.* in favour of the said Peter. The king has ordered the bailiffs of Boston to arrest goods in like manner to the value of 40*l.*

By p.s.

The like to the bailiffs of Boston.

March 4. To Walter de Glouc[estria], escheator this side Trent. Order to cause
Westminster. dower to be assigned to Margery, late the wife of William de Pageham, tenant in chief, upon her taking oath that she will not marry without the king's licence.

March 5. To [the sheriff] of Wilts. Whereas it appears to the king by
Westminster. inspection of the late king's charter that the late king granted to the bishop of Salisbury and his successors that they may take a tallage or reasonable aid from citizens of the city of Salisbury when the king makes a tallage in his demesnes, and the king now understands from the complaint of S. bishop of Salisbury that the citizens do not permit themselves to be tallaged, contrary to the tenor of the charter aforesaid: the king orders the sheriff to summon the mayor, citizens and whole community of the city by two men of the county to be before the king and his council at Westminster on Sunday in the middle of Lent, to show cause why they ought not to be tallaged in accordance with the said charter.

By C.

March 4. To Walter de Glouc[estria], escheator this side Trent. Order to cause
Westminster. dower to be assigned to Alice, late the wife of Hamo de Pynkeny, upon her taking oath that she will not marry without the king's licence.

March 1. To Lambert de Trikyngham and John Byron, guardians of the arch-
Westminster. bishopric of York during voidance. Order not to intermeddle further with four bovates of land in Frisamarays, which Peter de la Twyer held at his death of the archbishopric, as the king, upon its being found by an inquisition taken by Master Richard de Havering, escheator beyond Trent, that Peter at his death held no lands of the king except certain tenements in Preston, co. York, by the service of rendering of 12*d.* yearly to the king at the castle of Skipse and certain tenements in Wynestede, Frothingham, and Paghelflete by the service of rendering 20*s.* 1*d.* yearly to the king at the manor of Brustwyk for all service, as of the honour of Albemarle, which is in the king's hands, for which reason the wardship of Peter's lands does not pertain to the king upon this occasion, and the king ordered the escheator to retain in the king's hands the said tenements in Preston, Wynestede, Frothingham, and Paghelflete and not to intermeddle further with the lands that Peter held of other lords than the king, and the king now understands that the said guardians have taken into his hands the four bovates, from which the king amoved his hand as is aforesaid, which Peter held of the archbishopric by the service of 20*s.* 6*d.* yearly, with the other lands of the archbishopric by reason of the voidance of the archbishopric.

March 4. To the treasurer and barons of the exchequer. Whereas the late king,
Westminster. on 9 January, in the thirty-fifth year of his reign, committed to William son of William Lungespeie, then a minor, two parts of the manor of Wynterburn, which was extended at 18*l.* 18*s.* 0*d.* yearly, to hold during the said king's pleasure, rendering therefor to the exchequer two-thirds of

1305.

Membrane 19—cont.

the extent; and the said king afterwards, on 27 August, in the thirty-sixth year of his reign, took the homage of the said William son of William for all the lands that came to him by right of inheritance from his father, and rendered them to him, as appears by inspection of the rolls of chancery; the king orders them, if they ascertain that the said two parts came to William son of William after his father's death by right of inheritance, to cause Henry de Lacy, earl of Lincoln, who married Margaret, daughter and heiress of William son of William, to be acquitted of two parts of the extent aforesaid from the said 27 August.

March 8. To Hugh le Despenser, justice of the Forest this side Trent. Order to
Westminster. cause the abbot of Peterborough to have in the forest of Clive four live bucks and six live does, in order to stock therewith a new park of his that he has caused to be enclosed. By K.

March 7. To Walter de Glouc[estria], escheator this side Trent. Order to
Westminster. resume into the king's hands the manor of Barkeston, co. Leicester, and to deliver it to Maud, late the wife of Thomas de Belhus, tenant in chief, with the issues thereof and other issues that he may have received before Walter de Muncy entered it, as the king, immediately after the death of Thomas, before the inquisitions concerning his lands had been returned into chancery, granted to Walter the wardship of Thomas's lands during the minority of his heir, and ordered the escheator to deliver the wardship to Walter, and afterwards, when it was found by the said inquisitions that Richard de Belhus, Thomas's father, granted the said manor by his charter to Thomas and Maud in free marriage, and that Maud continued her seisin thereof jointly with her husband until his death, and that the manor is held of William de Ros, the king ordered the escheator not to intermeddle with the manor, which he had taken into the king's hands with the other lands of Thomas, or with the issues thereof, and Walter has entered the manor as if the wardship thereof pertained to him by virtue of the grant aforesaid, and he holds it thus, as the king learns from Maud's complaint.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John de Eldelose, whom the king has caused to be removed from office because he is insufficiently qualified.

March 10. To the treasurer and barons of the exchequer. Notification that the
Westminster. king has pardoned John de Thorp the 20*l.* that he caused to be delivered to him as an imprest of the wardrobe at the time when he crossed to Gascony in the king's service, and order to cause John to be acquitted of this sum. By pet. of C. [13846.]

March 12. Henry de Whytemore, imprisoned at Exeter for the death of Stephen
Westminster. le Cluter of Assherigge, wherewith he is charged, has letters to the sheriffs of Devon to bail him.

March 10. To Hugh le Despenser, justice of the Forest this side Trent. Order to
Westminster. cause Robert de Harwedon to have in the king's wood called 'le Park of Mulchet,' which is within the bounds of the forest of Clarindon, six oaks fit for timber, of the king's gift. By pet. of C. [13559.]

March 8. To Master Richard de Havering, escheator beyond Trent. Order to
Westminster. cause John, son and heir of Thomas de Tocotes, tenant by knight service of the heir of Robert de Thweng, tenant in chief, which heir was lately a minor in the king's wardship, to have seisin of his father's lands, as he has proved his age before the escheator, as appears by the proof returned into chancery, and the king has taken his fealty.

Membrane 19—cont.

1305.

March 10.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to cause Robert de Kynebauton and Katharine, his wife, daughter and heiress of James de Langeden, to have seisin of the lands that James held at his death of the king in chief, as Katharine has proved her age before the escheator and the king has taken Robert's homage.

March 6.
Westminster.

To the same. Order to cause William de Lamore, son and heir of Roger de la More, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.
By p.s.

March 12.
Westminster.

To John le Convers, the king's yeoman. Order to restore to John Shench and Joan, his wife, the bailiwick of the custody of the king's palace of Westminster, which is of Joan's inheritance, which bailiwick Walter de Glouc[estria] and Ralph de Sandwico, appointed to hear and determine certain trespasses committed against the king by the breaking of his treasury, lately took into the king's hands and committed to the said yeomen in the king's name.
By pet. of C. [18253.]

March 14.
Westminster.

To Walter de Aylesbury, keeper of the honour of Walingford. As the king has taken the homage of Henry de Lacy, earl of Lincoln, for all the lands that he holds of the king both of that honour and by reason of the other lands that belonged to Edmund, late earl of Cornwall, which are in the king's hands, he orders Walter to cause to be released the distraint made by him upon the earl for this homage.

March 16.
Westminster.

To Ralph de Hengham. As the king, at the request of Roger le Bygod, earl of Norfolk and marshal of England, has pardoned Laurence de Oton, clerk, what pertains to the king for the trespass committed by him in breaking the close of William Loveday in Goryng and in taking two bucks therein without William's licence, whereof Laurence was convicted before Ralph and his fellows, justices of the Bench, and for which he was committed to the Flete prison by consideration of the said court: the king orders Ralph to order Laurence to be released from prison, if he be detained therein solely for what pertains to the king for the trespass aforesaid.

March 15.
Westminster.

To Robert de Clifford, justice of the Forest beyond Trent. Whereas the king has pardoned Robert de Plumpton, for a fine of 10 marks made with him, all manner of trespasses of venison committed by him in any forests of the king beyond Trent up to the day of the making of the presents, the king orders the justice not to molest or aggrieve him in any way by reason of the trespasses aforesaid.

MEMBRANE 18.

March 18.
Westminster.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Adam Chartres, deceased.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of William de Tyndale, whom the king has caused to be removed from office because he is insufficiently qualified.

The earl of Lincoln, John de Britann[ia], Hugh le Despenser, Thomas de Berkleye, Hugh de Veer, William de Grandisono, and Adam de Welles mainperned before the king Almaric de Sancto Amando to have him before

1305.

Membrane 18—cont.

the king to answer concerning the things to be propounded against him, and the sheriff of Oxford is therefore ordered to deliver him [from prison] by this mainprise.

The like to Ralph de Sandwico, constable of London.

March 10.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John Aleyn to be acquitted of the ferm of 100 marks yearly for the Half-Hundred of Ludynglond, which he held by the king's commission during the king's pleasure, from 26 November, in the thirty-first year of the king's reign, when the king ordered him to deliver the Half-Hundred to John de Britannia and to pay to him any arrears of the ferm then due, as the king, on 9 October, in the twenty-seventh year of his reign, assigned to John de Britannia, among other lands that he assigned to him under the exchequer seal in part satisfaction of the 1,000*l.* yearly that he had granted to him at the exchequer for the maintenance of himself and his household, the said 100 marks to be received from John Aleyn until the king should otherwise ordain, and he afterwards, on 26 November aforesaid, ordered John Aleyn to deliver the Half-Hundred to John de Britannia in part satisfaction of the 1,000*l.* aforesaid, and order to cause the former to be acquitted of what he has paid to the latter as above.

March 19.
Westminster.

To John Buteturt, steward of the forest of Dene. As the king learns that the weirs of Queen Margaret in the water of Severn in the parts of Gloucester are much broken, and as he wills that they shall be repaired as quickly as possible, he orders the steward to cause poles (*virgas*) and other timber suitable for the repair of the weirs and for their maintenance hereafter to be delivered to the constable of Gloucester castle, as Walter de Glouc[estria] and John Abel, whom the king has appointed to survey the weirs and to make good their defects whenever necessary, or either of them, shall make known to him on the king's behalf.

March 15.
Westminster.

To Walter de Gloucestr[ia], escheator this side Trent. Order to cause Edward, prince of Wales, to have in the woods, parks, pastures and chaces that belonged to John de Warennia, late earl of Surrey, tenant in chief, in cos. Surrey and Sussex, which are in the king's hands and in Walter's custody by reason of the minority of the earl's heir, yearly for so long as they shall be in the king's hands, meadow and pasture to the value of 88*l.* 16*s.* 0*d.* yearly for his stud (*equicio*), of the king's gift. By K.

March 12.
Westminster.

To the treasurer and barons of the exchequer. Whereas the late king, on 9 January, in the thirty-fifth year of his reign, committed to William son of William Lungespeye, then a minor, two parts of the manor of Wynterburn, which was extended at 18*l.* 18*s.* 0*d.* yearly, to hold during his pleasure, rendering therefor to the exchequer two-thirds of the extent, saving to Idonia, late the wife of the said William Lungespeye, a third of the manor for her dower; and the said king afterwards, on 27 August, in the thirty-sixth year of his reign, took the homage of the said William son of William for all the lands that came to him by right of inheritance from his father, and rendered them to him, as appears by inspection of the rolls of chancery: the king orders them to cause Henry de Lacy, earl of Lincoln, who married Margaret, daughter and heiress of the said William son of William, to be acquitted of two parts of the extent from the said 27 August.

March 18.
Westminster.

To John de Buteturte, keeper of the forest of Dene. Order to cause William de Mortuo Mari to have in that forest six oaks fit for timber, of the king's gift. By K. on the information of R. de Cotingham.

Membrane 18—cont.

1305.

March 18.
Westminster.

To Ralph de Sandwico and the mayor and sheriffs of London. As the king, at the instance of Arnald de Gardinis and of other men of Flanders, has pardoned Henry le Blund of St. Trude (*Trudon*) and John son of Walter de Alken of Flanders the felony committed by them in striking (*condendo*, for *cudenlo*) the king's money of England, whereof they were convicted before the said Ralph and Stephen de Gravesende, the justices appointed to deliver Newgate gaol; the king orders them to cause John and Henry to be delivered from the said prison, on condition that they forthwith abjure the realm for the said felony, in accordance with the law and custom of the realm. By K. on the information of J. Buteturte.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Walter Brun of Great Yarmouth, deceased.

March 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Henry de Percy to be acquitted of the scutage exacted from him for the knights' fees held by him for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king by inspection of the rolls of the late king's chancery and of his own that the lands that belonged to Henry de Percy, tenant in chief of the said king, at his death were in the said king's wardship by reason of the minority of John, his son and heir, and of Henry, brother and heir of John, from 18 October, in the fifty-sixth year of the said king's reign, until the said king's death and were afterwards in the king's wardship until 11 June, in the twenty-second year of his reign, upon which day he took the homage of Henry for all the lands that his father held at his death of the late king in chief.

To the same. Order to discharge John de Lond[onia] of the ferm of the manor of Bray, which he held at ferm, from 14 November, in the thirtieth year of the king's reign, upon which day the king granted the manor to Ralph Pipard, now deceased, for life for certain contracts entered into by the king and him, and ordered the keeper of the manor to deliver it to him.

To the same. Order to cause the aforesaid John to be acquitted of the ferm of the said manor from 21 June, in the thirty-second year of the reign, when the king by his letters patent granted the manor to Queen Margaret with other manors, castles and lands for her life, and ordered the treasurer and barons to cause it to be delivered to her.

March 21.
Westminster.

To the mayor and bailiffs and whole community of the town of Dunwich. Order to cause the Friars Minors of Dunwich to have the king's galley of that town with all its tackle and appurtenances in whose hands soever they may be, as the king has given it to them. By K.

March 21.
Westminster.

To the treasurer and barons of the exchequer. The citizens of York have shown the king by a petition exhibited before him and his council that whereas Robert Dacre, the late king's butler, sold wines of the said king to certain citizens of that city for 8*l.* 4*s.* 10*d.* and other wines for 102*l.* 12*s.* 11*d.* and received these sums of money for the said king's use, as Robert acknowledged by his attorney at the exchequer before the said king's treasurer and barons in Michaelmas term in the forty-fourth year of the said king's reign, and they have besought the king to cause the said citizens to be discharged of the money aforesaid: the king therefore orders the treasurer and barons to search the rolls of the late king's exchequer, and if they find that the said recognisance was made, to charge Robert and his heirs and his executors with the said sums of money, and to cause the citizens to be discharged and acquitted thereof.

Membrane 18—cont.

1305.
 March 20. To the treasurer and barons of the exchequer. Whereas the king lately
 Westminster. when the earldom of Chester was in his hands granted to the abbot and
 convent of Vale Royal for the building of his church of that place, which
 is of the king's foundation, 1,000*l.* from the issues of the county aforesaid,
 to be received by the hands of Reginald de Grey, then his justice there,
 and of his other justices for the time being, of which sum 549*l.* are still
 in arrear to the abbot and convent because they have received nothing
 from the time when the king granted the county to Edward, prince of
 Wales, with all arrears of the issues thereof, as they ought to have done
 by virtue of the king's grant aforesaid: the king orders the treasurer and
 barons to search the rolls of Reginald and other justices of that county
 from the time of the said grant, and to cause the abbot and convent to
 have full compensation elsewhere where most convenient for what they
 shall find to be in arrear to them of the said 1,000*l.*
- March 20. To Robert de Brus, earl of Karrik, keeper of the king's forests of Moray
 Westminster. (*Morarie*), or to him who supplies his place. Order to cause Master
 Walter, dean of the cathedral church of Elgyn, to have in the forest of
 Landa Morgundi twenty oaks fit for timber in a place suitable for
 carrying, of the king's gift. By pet. of C.
- To the sheriff of Somerset. Order to cause a coroner for that county
 to be elected in place of Peter de Draycote, whom the king has caused to
 be amoved from office because it is testified before him by Walter de
 Gloucestr[ia], escheator this side Trent, that he is insufficiently qualified.
- March 16. To the sheriff of Wilts. Order to permit Reginald, son and heir of
 Westminster. William de Sancto Martino, to be acquitted of the scutage exacted from
 him for one knight's fee for the king's army of Wales in the tenth year
 of his reign, as William was with the king by his order in the said army
 for the service of one knight's fee, which he then acknowledged to the
 king for a moiety of the barony that belonged to Walter Walerand, as
 appears to the king by inspection of the rolls of his marshalsea for the
 said army.
- To the same. Like order to acquit Reginald of the scutage for one
 knight's fee for the king's army of Wales in the fifth year of his reign.
- March 29. To the sheriff of Sussex. Order to cause a coroner for that county to
 Westminster. be elected in place of Ralph de Yivegode, deceased.
- To W. de Glouc[estria], escheator ——. As — de Say, who held by
 knight service of the heir of Hugh de Mortuo Mari, tenant in chief, a
 minor in the king's wardship, has died — [Incomplete.]
Vacated.

. MEMBRANE 17.

- March 17. To the bailiffs of Lynn (*Lenna*). Whereas the king lately at the
 Westminster. complaint of Eustace Malherbe, burgess and merchant of Staunford—
 setting out that he sent a ship of his loaded with corn and other wares
 to Brabant by certain his mariners and servants in order to trade there
 with them, and certain men of Caumfer and Cach' in Zeeland (*Seland*)
 entered the ship by force and arms, and took her with the corn and other
 wares to the value of 170*l.* sterling from the said mariners—requested by
 his letters Guy, son of Sir G. count of Flanders, to cause restitution to be
 made to Eustace for his ship, corn and goods, and to cause amends to be

1305.

Membrane 17—cont.

made for the trespass aforesaid, so that it should not behove the king to provide him with another remedy; and Guy failed to do justice to Eustace in the premises although he was often asked to do so, as appeared clearly by the letters testimonial of divers merchants and others of the realm and from elsewhere sealed with their seals; whereupon the king ordered the bailiffs of Boston and the bailiffs of Lynn to arrest goods and wares of the merchants of Zeeland to the value of the 170*l.* aforesaid, and to cause them to be kept safely until Eustace should be satisfied for his ship, corn and wares or for their value and for his damages, or until otherwise ordered, and to certify the king of their proceedings; and whereas the bailiffs of Boston have delivered to Eustace by virtue of the preceding order goods and wares of merchants of Zeeland arrested by them and appraised at 10*l.*, as appears to the king by their return, and the bailiffs of Lynn have returned that they have arrested goods and wares in like manner to the value of 12*l.* 10*s.* 0*d.* and that they detain them under arrest: the king orders them to deliver the said goods and wares under the said price to Eustace in part satisfaction of 160*l.* that are in arrears to him beyond the said 10*l.*, and to certify the king by their letters of their proceedings.

March 29.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Queen Margaret to have 500 marks by which her men and tenants of the city of Winchester, which the king granted to her among other castles, cities, towns, honours, boroughs, fermes, manors, hundreds, and forests and their fees, made fine with the king for their trespass in permitting Bernard de Perers, citizen of Bayonne, whom the king delivered to them to be kept under pain of grievous forfeiture, to escape from their custody, as the king granted to her by his letters patent that she shall have all fines made by her men and tenants of the castles, etc., aforesaid made before the king and in his chancery and before the treasurer and barons of the exchequer and his justices in eyre for common pleas and for pleas of the Forest and before other his justices and ministers whatsoever.

March 30.
Westminster.

To the same. Notification that the king has pardoned John de la Mare, for his good service in Gascony and elsewhere, 100 marks due from him to the king for an imprest made to him in the wardrobe in the twenty-second year of his reign by the hands of Walter de Langeton, then keeper of the wardrobe, and order to cause him to be acquitted of this sum.

March 30.
Westminster.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause John, late prior of the canons of St. Mary, Huntingdon, to have in the forest of Wauberge four oaks fit for timber with their strippings, of the king's gift.
By K. on the information of J. de Benstede.

To Nicholas Fermbaud, constable of Bristol castle. Order to cause the gate of the castle towards the town of Bristol to be made anew of stone and lime. By K. on the information of W. bishop of Coventry and Lichfield.

March 28.
Westminster.

To the treasurer and barons of the exchequer. Order to search the rolls of the exchequer and to certify the king under the exchequer seal in what debts Simon de Monte Acuto is bound to the king there, and what of the debts are clear and what are not, and to cause him to have respite for the debts in the meantime.
By pet. of C. [18750.]

March 30.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Isabel, late the wife of Michael de Spychewyk, tenant in chief, upon her taking oath that she will not marry without the king's licence.

1305.

Membrane 17—cont.

March 28.
Westminster.

To the sheriff of Northumberland. Whereas the king has appointed William de Bereford and Roger de Heggham his justices to hear and determine divers complaints of Richard, prior of Durham, and of certain men of the liberty of Durham against Anthony, bishop of Durham, and his ministers, and to take assizes arramed during the time when the liberty was in the king's hands, so that they shall be at Durham on the morrow of the Close of Easter next to execute these things: the king orders the sheriff not to omit, by reason of his profer at the exchequer on that day, to be in person before the justices, and to be intendent and respondent to them in all things touching the said matter and that they shall order him on the king's behalf. The king will cause him to be saved harmless as to his absence in the exchequer at that day, provided that he send someone to answer for him (*aliquem responsalem*) there in the matters concerning the profer.

By K.

April 2.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. The king, wishing to satisfy Master Edmund de London[ia], his clerk, who is continuously occupied in his service, for the arrears of his robes that he ought to have received yearly in the wardrobe, which arrears amount to 20*l.*, as the king learns, he orders the escheator to cause some small escheat or wardship in the king's hands to be delivered to Edmund by a reasonable extent, to have until the said 20*l.* can be levied from it.

By K. and by pet. of C. [13511.]

April 1.
Westminster.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Walter Brun of Yarmouth, who is unable to execute the office owing to bodily infirmity.

April 1.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Whereas John de Warena, late earl of Surrey, granted by his charter to the Friars Minors dwelling at the town of Lewes a rent of a quarter of wheat to be received weekly in that town from the issues of his manors of Hundeden and Northese, together with the carriage thereof from the manors to the town of Lewes, as contained in his charter, which the king has inspected, and the rent has been unjustly detained from them since the earl's death, as the king learns from their complaint: the king, willing that the grant shall be continued for so long as the manors shall be in his hands, orders the escheator to cause them to have the rent out of the issues of the manors with carriage thereof every week during the custody, together with the arrears thereof from the time of the earl's death. By pet. of C.

March 24.
Westminster.

To the keeper, captain and justice of the water from the water of Forth to Orkeneye, or to him who supplies his place. The abbot of Redyng has besought the king to restore to him his island of May and manor of Pednewem in that bailiwick, which were conferred upon the church of Redyng by former kings of Scotland and were delivered to the abbot as a cell of his church by the king after the realm of Scotland came to his hands by the rebellion of John de Balliolo, late king there, and which the abbot held peacefully as a cell of his church from the time of that delivery until William le Waleys and his accomplices, lately insurgents against the king in those parts, ejected the abbot and his men from the said island and manor: the king orders them to cause the abbot to have such seisin of the island and manor as he had before the commencement of the late war, and not to permit him to be disturbed by any one as to his seisin, so that after he have had seisin he may answer to everybody as he ought.

By pet. of C.

The like to the king's keeper of Scotland this side the sea, or to him who supplies his place, for the delivery to the abbot of the lands and rents pertaining to the island and manor in his custody.

1305.

*Membrane 17—cont.*April 8.
Westminster.

To Richard Oysel, bailiff of Holderness. Whereas the king has granted by his letters patent to Peter de Camped, citizen of Bayonne, 6,189*l.* of black Tournois for his goods stolen to that amount in the town of La Rochelle by the men of the king of France, to be paid to him in the said money or in sterlings, each sterling being counted as four Tournois: the king orders the bailiff to cause to be levied without delay all money that he can levy from the issues of his bailiwick and from other lands and rents of the king in his hands by the king's commission, and to pay thence the sum aforesaid to Peter in the king's name, each sterling being reckoned as four Tournois.

By K. on the information of W. bishop of Coventry and Lichfield.

April 4.
Westminster.

To John Wogan, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin. The king, considering the great expenses of Master Thomas Cantok, chancellor of Ireland, during the time of the late disturbance there because the king had not a justiciary there then for keeping the said land, and wishing to show him special favour, orders them to cause him to have reasonable terms for payment of 79*l.* 6*s.* 8*d.* due to the king at that exchequer, to wit 50 marks in which he is charged for Richard de Kerdyf and 24*l.* in which he is charged for the marriage of Jordan Dardiz and 22*l.* for Albert de Kenleye.

April 10.
Westminster

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause the prioress of Westwode to have in the wood of Ashwode, which is within the bounds of the forest of Kynefare, six oaks fit for timber with their strappings, of the king's gift.

By K. on the information of W. bishop of Coventry and Lichfield.

To John Buteturte, keeper of the forest of Dene. Order to cause Nicholas Fermbaud to have in that forest six oaks fit for timber with their strappings, of the king's gift.

By K. on the information of Edmund de Wylinton.

April 7.
Westminster.

To the sheriff of Suffolk. Order to cause Robert Simond to have seisin of a messuage and two acres of land in Wantesdene, as the king learns by inquisition taken by the escheator that the said messuage and land, which Robert Sparewe, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Robert Sparewe held them of Robert Simond, and that John Saleman, late prior of Ely, had the king's year, day and waste thereof, for which he ought to answer to the king.

April 18.
Westminster.

Thomas Rod of Carhampton, imprisoned at Sumerton for the death of John Cade of Lydeyard, wherewith he is charged, has letters to the sheriff of Somerset to bail him until the first assize.

John le Plummer, imprisoned in the said gaol for the death of William Fychet, wherewith he is charged, has like letters to the said sheriff.

*Membrane 17—Schedule.*March 14.
Westminster.

To the sheriff of Somerset. As the king has caused his cities, boroughs and demesnes throughout England to be tallaged, he orders the sheriff to cause W. bishop of Bath and Wells to have a reasonable tallage of his tenants in the boroughs of Bath and Wells and in the manors of Axebrigg, Ceddre and Congresbury, if they were at any time the demesnes of the king or of his progenitors and if they have been wont to be tallaged hitherto.

By C.

1305.

Membrane 17—Schedule—cont.

The like in favour of the following :

- The abbot of Redyng', addressed to the sheriff of Berks, for the boroughs of Redyng' and Blebury. By C.
- J. bishop of Carlisle, addressed to the sheriff of Lincoln, for his manor of Horncastre with the soke. By K.
- The abbot of Stanlegh, addressed to the sheriff of Warwick, for his manor of Stanlegh. By K.
- Hugh le Despenser, addressed to the sheriff of Buckingham, for his manor of Wycombe. By K.
- The same, addressed to the sheriff of Worcester, for his manor of Marteleye. By K.
- March 14. Edmund Gacelyn, addressed to the sheriff of Wilts, for the manor of Westminster. Chippeham. By K.
- The prior of Newstead in Shirewode for his manors of Walcringham, Misterton and Papelwyk. By K.
- March 21. John de Hastyng', addressed to the sheriff of Salop, for his manor of Westminster. Wurfeld; to the sheriff of Huntingdon for his manor of Brampton; to the sheriff of Stafford for his manor of Wyginton; to the sheriff of Nottingham for his manor (*sic*) of Oswaldbek. By K.
- Geoffrey de Lysinyaco, addressed to the sheriff of Norfolk, for his manor of Wyghton.
- Robert de Brus, addressed to the sheriff of Essex, for his tenants in the manors of Writtle and Hatfeld. By K.
- March 26. Laurence de Preston, addressed to the sheriff of Northampton, for his Westminster. manor of Gretton. By K.
- Robert son of Roger, addressed to the sheriff of Northumberland, for his manor of Routhebury. By K.
- Henry de Lancastria, addressed to the sheriff of Gloucester, for his manors of Reddeleye, Minstreworth and Ettelowe. By K.
- The said Henry, addressed to the sheriff of Southampton, for his manors of Stokbrigg and Weston. By K.
- The abbot of St. Edmunds, addressed to the sheriff of Norfolk, for his manor of Aylesham.
- March 26. The said abbot, addressed to the sheriff of Suffolk, for his manors of Westminster. Mildenhale, Little Berton, Ickelingham and Beccles.
- Robert de Byntre of Iteringham, addressed to the sheriff of Norfolk, for his manor of Iteringham. By K.
- Ellen, late the wife of William de Ormesby, addressed to the sheriff of Norfolk, for his manor of Ormesby.
- The master and brethren of Hornchurch (*de Monasterio Cornuto*), addressed to the sheriff of Essex, for their manor of Havering.
- John Lovel of Tichemersh, addressed to the sheriff of Norfolk, for the manors of Docking and Suthmere.
- The abbot of St. Mary's, York, addressed to the sheriff of York, for his manors of Helmiswell, Grimeston, Hornese, Ayrminne, Foston and Harton.
- The abbot of Fécamp, addressed to the sheriff of Gloucester, for his manors of Chiltenham and Slouchtre.
- The bishop of Lincoln, addressed to the sheriff of Lincoln, for his manor of Asfortheby.
- March 28. The master of the military order of the Temple in England, addressed to Westminster. the sheriff of Kent, for his manor of Strode.
- The said master, addressed to the sheriff of Leicester, for the manor of Rothelegh.
- The said master, addressed to the sheriff of Lincoln, for the manor of Eycle.

1305.

Membrane 17—Schedule—cont.

April 4.
Westminster.

The said master, addressed to the sheriff of York, for the manor of Kereby.
 The said master, addressed to the sheriff of Norfolk, for the manor of Berkhol.
 The said master, addressed to the sheriff of Hereford, for the manors of Garewey, Neulaund and Harewode.
 The said master, addressed to the sheriff of Warwick, for his manor of Flechamsted.
 The said master, addressed to the sheriff of Stafford, for his manor of Keel.
 The abbot of Cirencestre, addressed to the sheriff of Gloucester, for his manors of Cirencestre and Minty.
 The abbot of Le Bec Hellouin, addressed to the sheriff of Berks, for his manors of Styventon and Wanetyng.
 The said abbot, addressed to the sheriff of Suffolk, for his manor of Blakeham.
 Thomas, earl of Lancaster, addressed to the sheriff of York, for his manors of Esingwold and Pykering.
 The said earl, addressed to the sheriff of Derby, for his manors of Melburn, Ascheburne and Wyrkesworth.
 The said earl, addressed to the sheriff of Stafford, for his manors of Newcastle-under-Lyme (*Limam*), Peynkel and Wolstanton.
 The said earl, addressed to the sheriff of Huntingdon, for his manors of Huntingdon and Gurmundescestre.
 The said earl for his manors of Leicester.
 Henry de Percy, addressed to the sheriff of York, for his manor of Pokelington.
 John de Segrave, addressed to the sheriff of Warwick, for his manor of Kynton.
 The abbot of Waltham, addressed to the sheriff of Essex, for his manors of Waltham Holy Cross and Eppyng.
 Margaret, late the wife of Edmund, late earl of Cornwall, addressed to the sheriff of the following counties :
 Huntingdon, for her manor of Glatton.
 Northampton, for her town of Rokyngham.
 Norfolk, for the manor of Baketon.
 Suffolk, for the manors of Haule and Eye.
 Oxford, for the town of Henle.
 Buckingham, for the manor of Chippenham and the town of Eton.
 Rutland, for the borough of Ocham.
 Middlesex, for the manor of Istelworth.
 Berks, for the manor of Harewell.
 Somerset, for the borough of Ivelcestre.
 Lincoln, for the manor of Kirketon with the soke.
 Dorset, for the manor of Fordinton.
 W. bishop of Bath and Wells, addressed to the sheriff of Somerset, for his manor of Kyngesbury.
 Hugh de Cancellis, addressed to the sheriff of Northampton, for the manor of Upton near Northampton.
 The prior of Farleye, addressed to the sheriff of Wilts, for the manors of Slaughterford, Alyngton, Brome, Chipham, Barewe and Merstone.
 The prior of Montacute, addressed to the sheriff of Somerset, for the manor of Montacute.
 The said prior, addressed to the sheriff of Berks, for the manor of Ledecombe.

April 25.
Westminster.
 April 26.
Westminster.

1305.

Membrane 17—Schedule—cont.

The prior of Farleye, addressed to the sheriff of Lincoln, for the manors of Welleby, Navenby and Brackeby (*sic*).

John de Segrave, addressed to the sheriff of Warwick, for the manor of Kynton.

Ellen, late the wife of William de Ormesby, addressed to the sheriff of Norfolk, for the manor of Ormesby.

June 24.

Lewes.

Fulk son of Fulk son of Warin, addressed to the sheriff of Gloucester, for the manor of Alewestan.

July 8.
Canterbury.

Edmund de Somervill of Alrewas, addressed to the sheriff of Stafford, for the manor of Alrewas.

The abbot of Peterborough, addressed to the sheriff of Lincoln, for the boroughs of Staunford beyond the Bridge and Grantham.

The same, addressed to the sheriff of Northampton, for the borough of Staunford this side the Bridge.

MEMBRANE 16.

March 24.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 1 February, in the 29th year of his reign, committed to Henry de Lacy, earl of Lincoln, the castle of Corf during pleasure, rendering therefor to the exchequer as much as Richard de Bosco, deceased, the late constable thereof, was wont to render for it; and the earl has incurred great cost in the repair of the king's houses and the bridge of the castle and in the wages of Fergus de Ardrossan, a Scot, who was lately sent to that castle by the king, beyond the value of the issues of the castle, as he says: the king orders them to account with the earl for the said costs and wages, and to cause him to have allowance therefor in the issues of the castle, if there be any, or in the debts that he owes to the exchequer, or in some other manner.

To the same. Order to cause a fine made before them by Roger de Fraxino in July, in the 32nd year of the king's reign, on behalf of Maud, late the wife of Thomas de Belhus, of 100s. to have writs to inquire by William de Ormesby, William Haward, and Richard de la Rokele what malefactors slew Thomas by night at Bodeneye and for the said justices to hear and determine the felony, to be withdrawn from the rolls of the estreats of chancery at the exchequer and to be annulled, and to cause Maud and Roger to be acquitted of the said sum, as inhibition was afterwards made on the king's behalf that the justices should not proceed to the premises in any way, and Roger restored the king's [writs] aforesaid to chancery, which the king there caused to be cancelled.

April 4.
Westminster.

To Robert son of Payn, constable of Corf. Order to cause Reymund de Sully, John de Poudreham, Hugh de Poudreham, Thomas de Clyfford, Robert de Hakeworth, Simon Cosyn, John de Thorn, Robert le Forester, William de Bocombe, Simon de Baggetorre, and William Petytpas of Champton, imprisoned at Corf for trespass of venison in the king's forest of Dertemore, to be released upon their finding mainpernors to be before the king or his council at his next parliament to make fine with the king for the said trespass.

March 24.
Westminster.

To Master Richard de Havering, escheator beyond Trent. Order not to intermeddle further with a moiety of the town of Atheleston, co. Stafford, which he has taken into the king's hands by reason of the death of John de Langeford, until otherwise ordered, saving the king's right, so that answer may be made to the king for the issues thereof if they ought

1305.

Membrane 16—cont.

to pertain to him, as the king learns by an inquisition taken by the escheator that John at his death held of the king the manor of Kynewaldmersh, co. Derby, by the service of finding a horse, price 5s., with a sack and a goad (*stimulo*) in the king's war of Wales for forty days at John's charge, as of the honour of Peverel, which is in the king's hands, and not as of the crown, and that John held the said moiety [of Edmund, baron Stafford]^a by the service of a moiety of one knight's fee. By C.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Desirée (*Desiderata*), late the wife of Geoffrey de Lucy, the manor of Cobelynton, co. Bucks, which he has taken into the king's hands by reason of Geoffrey's death, and to deliver to her the issues received thence by him, as the king learns by an inquisition taken by the escheator that Geoffrey and Desirée were jointly enfeoffed of the manor by William de Leyburne, to them and to Geoffrey's heirs, and that they held it jointly at Geoffrey's death, and that it is held of Ralph de Monte Hermerii, earl of Gloucester and Hertford, by the service of a moiety of a knight's fee.

April 6.
Westminster.

To the treasurer and barons of the exchequer. Order to search the rolls of the exchequer for the debts in which Robert son of Walter is indebted to the king for his own debts and the debts of his ancestors, and also the rolls of the wardrobe for the money that he received from the king in the wardrobe as a loan, and after accounting with him for the money that the king still owes him for the time when he was in the king's service in Gascony, to make compensation to him in the debts that he owes to the king, and to cause him to have reasonable terms for the payment of the balance that shall be still be due from him. By pet. of C. [5541.]

To the sheriff of Kent. Order to respite the demand upon Robert for the debts aforesaid until further orders.

The like to the sheriff of Essex.

April 30.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Gilbert, late bishop of Chichester, to be acquitted of 52*l.* 10*s.* 8*d.* exacted from them by reason of the fifteenth granted to the king by the laity in the eighteenth year of the reign, as the bishop, as the other prelates and clergy of the realm, granted to him a tenth of his goods in that year, and the executors have besought the king by a petition exhibited before him and his council to cause them to be acquitted of the aforesaid sum, and the king has pardoned them this sum.

April 7.
Westminster.

To the sheriff of Kent. The abbot of St. Augustine's, Canterbury, has shown the king that whereas the custody of the churches that are of the abbot's advowson and the receipt of the fruits thereof pertain to him of right and custom when the churches are void from the time of the voidance until they be filled, to be collected by the abbot's men, and that whereas the abbot and his predecessors have had the custody of churches thus void and have collected and had the fruits thereof from time out of mind, John de Langeton, archdeacon of Canterbury, asserting that the fruits of the churches thus void within the archdeaconry pertain to him, has excommunicated Richard le Corour of Canterbury, Thomas son of John de Wyvelesbergh, Thomas Appelgar, William de Nyton, Thomas Sprot, Richard Godefrey, William Burgeys, John de Berton, William Lamb, Richard le Fullere, Roger Sprot, Michael son of William de Wyvelesbergh, Thomas de Belham, and Simon Romyng, the abbot's servants, who were deputed by the abbot to collect the fruits of the church of Wyvelesbergh, which is of his advowson, lately void; whereupon the king, at the request of

^a These words have been added in a different ink in a somewhat later hand.

1305.

Membrane 16—cont.

R. archbishop of Cantesbury, signifying to the king by his letters patent that the aforesaid men were excommunicated and would not permit themselves to be justified by ecclesiastical censure, ordered the sheriff to justice them by their bodies until they should satisfy holy church for the contempt and wrong committed upon it by them; and the said men and others who adhered to them have appealed lawfully to the pope against the sentence aforesaid and are prosecuting the appeal vigorously: the king, not wishing that the said writ should preclude them from prosecuting their appeal, more especially as the writ proceeds from his favour and the condition of appellants ought to be unimpaired (*integer*), he orders the sheriff to supersede the execution of the writ pending the appeal aforesaid or until further orders, and to release from prison any of the men whom he may have taken in this behalf.
By pet. of C.
[Prynne, *Records*, iii, p. 1109.]

April 6.
Westminster.

To the sheriff of Northumberland. Order to cause Eva de Rotherforde and Margery, her sister, to have seisin of the lands in the sheriff's bailiwick whereof Nicholas de Rotherford, their grandfather, was seised in his demesne as of fee at the beginning of the last war of Scotland, saving to the king and to others who hold the lands by his commission or otherwise their costs and charges about the lands and their corn and other goods and chattels on the lands, as the king has, with the assent of his earls, barons, and others of his subjects with him in Scotland, admitted to his peace Eva and Margery, who were against him in the war, on condition that their lives and limbs shall be saved to them and that they shall not be disinherited, with provision that they shall abide by the king's ordinance as to their ransom and the trespasses that they have committed against him and as to the establishment of the land of Scotland, as to which they have sworn to him, wherefore he has taken their fealty and has ordained, by assent of the earls, barons and subjects aforesaid, that they shall be seised of the lands whereof Nicholas was seised, of whom they are the heirs, to be held by the services therefor due and accustomed until the king shall otherwise ordain.

April 5.
Westminster.

To John Dodeyn. Order to cause to be released from arrest the goods, wares and debts that Michael Pesel, John Lengleys, and Michael Basyn, merchants of Abbeville, can show are their own, and to cause them to be delivered to them, John Dodeyn having caused to be arrested their goods and wares together with the money owing to them in the hands of their debtors in co. Northumberland by virtue of the king's order to arrest goods of merchants of that town and of other towns of parts beyond sea for certain reasons, as John de Mautryngeneham, canon of Abbeville, has mainperned before the king on behalf of Michael, John and Michael to answer to him at his will for the said goods, wares and debts or for their value. By K. on the information of W. bishop of Coventry and Lichfield.

The like to the sheriffs of London for John Broses and Bartholomew Boilly, merchants of Abbeville.

The like to the bailiffs of Lenne for John Goys, Simon de Milham, William de Acwell, and Gerard Mauger of St. Omer, merchants, for their goods arrested by John de Berewyk in the said town.

April 10.
Westminster.

To the treasurer and barons of the exchequer. Order to make to John de Ludelawe an assignment whereby he may be satisfied for 100*l.* which John Buteturte, William de Carleton, and John de Hustthweyt received from him as a loan for the king's use in parts beyond sea for the expedition of the king's affairs, as appears by their letters patent made to John.
By pet. of C. [86.]

1305.

Membrane 16—cont.

April 20.

To Ralph de Sandwyco, constable of the Tower of London. Order to pay to Madoc ap Lewelyn, a Welshman, and to his keeper their wages and robes for the time when Madoc was in the Tower in John's custody, and from this time, as other Welshmen in his custody in the Tower in times past and their keepers have been wont to receive their wages and robes.

April 12.
Westminster.

To Robert de Clifford, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause the master and brethren of the hospital of St. Nicholas without Carlisle, which is of the king's advowson, to have in the forest of Englewode ten oaks fit for timber, for the building of their houses within the hospital that were destroyed by the Scots, and also for enclosing the hospital, of the king's gift. By pet. of C. [4954.]

April 26.
Westminster.

To Walter de Gloucestr[ia], escheator this side Trent. Order not to intermeddle with the lands that belonged to Jordan de Say, as the king learns by an inquisition taken by the escheator that Jordan at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

*Membrane 16—Schedule.*March 30.
Westminster.

To John de London[ia], constable of Windsor castle. Order to pay to two chaplains celebrating divine service in the king's chapel in the castle, 50s. a year each; to Roger de Wyndesore, janitor of both gates of the castle, 4d. a day; to Roger de Wyndesore, one of the viewers of the works of the same, 2d. a day; to John de Spykesworth, the king's clerk of the works, 2d. a day; to the four watchmen of the castle, 2d. a day each; to Adam the gardener of the king's garden without the castle, 24d. a day; to Robert de Say, chief forester of the forest of Windsor, 12d. a day; to John le Messenger, parker of the king's park of Kenyngton, 1½d. a day, their wages and stipends from Michaelmas last until Easter next, and also to the executors of the will of John de Bathon[ia], late janitor of the park of Windsor and keeper of the king's houses there, 4d. a day, his wages and stipends, from Michaelmas aforesaid until the day of his death, and to Laurence de Baggeshete, now janitor of the said park and keeper of the said houses, the like wages and stipends from the day when he commenced to hold those offices until Easter aforesaid.

To the same. Order to cause to be repaired the houses, tower, walls and bridges of the said castle, with the stable and wall of the king's garden without the castle, the houses and ponds of the park of Windsor with the paling round it, the houses and walls of the king's manor of Kenyton with the paling and wall round the park.

*MEMBRANE 15.*April 20.
Westminster.

To the treasurer and barons of the exchequer. Notification that the king has granted to Gilbert de Bohun that he may pay the 15l. at which he was amerced before Gilbert de Sutton and William de Haukeswell, the king's late justices in eyre in the county of Kilkenni, for the escape of Malaghlin Obrenan, a thief, from the castle of Kilkenni when Gilbert was constable of the castle, by 6s. 8d. yearly, and order to cause Gilbert to have these terms and to cause this to be so done and enrolled. By K.

Gervase de Hyanton, imprisoned at Exeter for the death of John de Cristenestiwe of Hyanton, wherewith he is charged, has letters to the sheriff of Devon to bail him until the first assize.

1305.

Membrane 15—cont.

To John Wogan, justiciary of Ireland, or to him who supplies his place. Order to cause the abbot and convent of Beaubec (*de Bello Becco*) to have seisin of a messuage, two carucates of land, 20 acres of meadow, and 60 acres of pasture in Balynacgilkeran, saving the king's right in all things, as the king lately for certain causes ordered Richard de Exon[ia], justice of his Bench at Dublin, to send to him the record and process of the suit that was before Walter Lenfaunt and his fellows, justices last in eyre at Drogheda on the side of Meath (*Midie*), by the king's writ between the king and the abbot concerning the tenements aforesaid, which were taken into the king's hands after the suit had been attorned before Richard and his fellows by their judgement (*consideracionem*), with the original writ and all things concerning it under Richard's seal, and it is found by examination of the record and process of the suit before the king and his council that the said justices of the Bench had not proceeded properly in the rendering of judgement against the abbot and convent.

April 25. To Robert de Clifford, justice of the Forest beyond Trent. Order to
Westminster. cause the citizens of Carlisle to have in the king's quarry within the forest of Englewode stone for roofing and repairing their houses in the city.

To Nicholas le Convers, keeper of the forest of the Peak (*de Pecco*). Order to cause William de Brikhull, keeper of the manor of Aysford, to have six oaks fit for timber for the repair of the houses and mills of that manor.

April 8. To the sheriff of Northumberland. Order to deliver to Ellen de
Westminster. Prendrelath the town of Manylawes, to hold until the end of the term for which it was demised to her by John Wischard, a Scot, as the king learns by an inquisition that he has caused to be taken by the sheriff that John demised the town to Ellen before the late war between the king and the Scots for seven and a half years from the date of the demise, and that Ellen held it for half a year only before it was taken into the king's hands with other lands of men of Scotland in that county by reason of the war aforesaid, and that it is extended at 20 marks yearly, and that it is still in the king's hands by reason of John's rebellion, and the king, although he might retain the town in his hands by reason of John's enmity, wishes to show favour to Ellen. By pet. of C.

To Walter de Gloucestr[ia], escheator this side Trent. As the king wills that the gardens and copses (*herbaria et virgulta*) about the stews in the manor of Lewes, which belonged to John de Warennia, late earl of Surrey and Sussex, shall be suitably repaired with green turves and other materials (*aparitibus*) pertaining to such gardens and copses against the king's arrival at the manor, and that the fish in the stews shall be sufficiently fed, he orders Walter to cause these things to be done and to put other fish in the stews, if need be.

As the king has pardoned Christiana, late the wife of William Syward of Appelby, what pertains to him by reason of the appeal that she made against Thomas le Bothelere of Wyntrington and Thomas son of Walter son of Gilbert de Wyntrington for the death of her husband aforesaid, which appeal the king caused to come before him by his writ, and from which she withdrew, wherefore it was considered in the court aforesaid that she should remain in prison for a year: the king wills that she shall be delivered from the prison aforesaid in accordance with the form of his pardon.
By K. on the information of J. de Benestede.

1305.

*Membrane 15—cont.*April 26.
Westminster.

Peter de Heggynge worth, imprisoned at Maydenstan for the death of Adam Crek, whereof he is indicted, has letters to the sheriff of Kent to bail him until the first assize.

To the sheriff of Southampton. Order to cause a verderer for the king's forest of Chute to be elected in place of Roger de Leykeford, deceased.

To the sheriff of Wilts. Order to cause a verderer for the said forest to be elected in place of Ed[mund] de Cormayles, deceased.

April 15.
Westminster.

To the abbot and convent of St. Mary's, York. Order to pay to Arnald de Sancto Martino, the bearer of the presents, in the name of himself and his fellows, citizens of Bayonne, the 117*l.* 10*s.* 0*d.* that William de Grenefeld, the late chancellor, arrested by the king's order, which the king had given to Arnald and his fellows from the goods and chattels that belonged to William de Saltu adjudged to the king in his realm, and which the said chancellor deposited under his seal in that house until certain claims between John Blank and William de Laur', merchants of the said town, who asserted that the money pertained to them and not to the king, and the king should be examined by him and his council or until the abbot and convent should be otherwise ordered by the king or the said chancellor, and it is now found upon examination of the matter that the money pertains to the king and not to John and William.

By K. & C.

April 18.
Westminster.

To the sheriff of Oxford. Order to receive Peter de Francia, citizen of Bayonne, from the bailiffs and men of Oxford, in whose custody he is by the king's commission, by indenture to be made between the sheriff and them, to be taken to the king at London at the sheriff's next profer at the exchequer, and to cause him to be taken to London under safe-conduct, so that the sheriff shall have him before the treasurer and barons at the exchequer at his next profer, to do with him what the treasurer shall enjoin upon the sheriff on the king's behalf.

The like to the sheriff of Salop for Peter Andreu, merchant of Bayonne, in the custody of the bailiffs and men of Shrewsbury.

To the bailiffs and men of Oxford. Order to deliver the body of Peter de Francia to the sheriff of Oxford, as above.

To the bailiffs and men of Shrewsbury. Order to deliver the body of Peter Andreu to the sheriff of Salop, as above.

April 12.
Westminster.

To the sheriff of Edinburgh. Order to cause Thomas de Bosco, imprisoned at Edinburgh for the king's jewels that were stolen and carried away, to be taken to the Tower of London at the king's charge, there to be delivered to the constable, whom the king has ordered to receive Thomas from the sheriff and to cause him to be kept safely until the king shall otherwise ordain.

By pet. of C.

Like order to the same sheriff to cause Master Alexander de Bray, imprisoned as above, to be taken to Warwick, there to be delivered to the sheriff of Warwick.

Like order to the same sheriff to cause John de Mere, chaplain, Walter de Wynton[ia], clerk, and Elias le Brun, imprisoned as above, to be taken to Walingford, there to be delivered to the constable of Walingford.

To Ralph de Sandwico, constable of the Tower of London. Order to receive the said Thomas from the sheriff of Edinburgh, and to cause him to be kept safely in the Tower until otherwise ordered.

To the sheriff of Warwick. Order to receive the aforesaid Alexander from the sheriff of Edinburgh, and to cause him to be kept safely in the castle of Warwick until otherwise ordered.

1305.

Membrane 15—cont.

To the constable of Walingford castle. Order to receive the said John, Walter and Elias from the sheriff of Edenburgh, and to cause him to be kept safely in that castle until otherwise ordered.

April 20.
Westminster.

To the bailiffs of Newcastle-on-Tyne. Order to deliver to Michael Pesel, merchant of Abbeville, four tuns of woad (*waide*), containing twenty-eight quarters of woad, so that he may make his advantage thereof as shall seem fit to him, as the king learns by an inquisition taken by the sheriff of Northumberland and the coroners of that county that the said woad, which was taken into the king's hands by the bailiffs amongst other goods and wares found in the custody of John le Fevre, whom Michael sent into England with his goods and wares to trade there with the same, because John slew Peter le Taillur in that town, belonged to Michael on the day when John slew Peter, and that John then had no share in it. It is provided that Michael shall pay the due customs.

To the sheriffs of London. Order to deliver Rikebonus, merchant of the society of the Mozi of Florence, whom they have caused to be arrested by the king's order at the suit of Otto de Grandisano for a debt of 1,000 marks that he and his fellows aforesaid ought to have paid to Otto, with which debt the merchants proposed fraudulently to transfer themselves to parts beyond seas, as the king understands, to Ralph de Sandwyco, keeper of the Tower of London, to be imprisoned in the Tower under the same attachment, as he chooses to be detained in Ralph's custody, and the king makes this order by his and Otto's assent.

May 2.
Westminster.

To Robert de Clyfford, justice of the Forest beyond Trent. Order to cause William de Mulcastre, sheriff of Cumberland, to have in the forest of Inggewode ten oaks fit for timber for the repair of the king's houses within the castle of Carlisle.

To the same. Order to expend up to 100s. in repairing the said houses.

April 21.
Westminster.

To Richard Oysel, escheator beyond Trent. Order to deliver to Isabel, late the wife of John le Bygod of Stocton, the manor of Seterington, co. York, which he has taken into the king's hands by reason of John's death, and to restore to her any issues that he may have received from it, as the king learns by an inquisition taken by the escheator that John and Isabel were jointly enfeoffed of the manor by Roger le Bygod, earl of Norfolk and marshal of England, and that they held it jointly at John's death, and that it is held of the king by the service of a moiety of a knight's fee, and the king has taken Isabel's fealty.

To Master Richard de Havering, late escheator beyond Trent. Order to deliver to Isabel the issues received from the manor since it was taken into the king's hands.

May 2:
St. Albans.

Richard Swon of Eyk, imprisoned at Lincoln for the death of Thomas Kypalup, whereof he is indicted, has letters to the sheriff of Suffolk to bail him.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Ralph de Kneuton, who is unable to attend to the duties of the office by reason of certain things that he is intending by the king's licence.

By K. on the information of W. bishop of Coventry and Lichfield.

MEMBRANE 14.

May 8.
St. Albans.

To the treasurer and barons of the exchequer of Dublin. Notification that the king has pardoned Maurice de Carreu, for his good service in

1305.

Membrane 14—cont.

Scotland, the 400*l.* due from him to the exchequer for the arrears of the service due to the king for the lands that he holds of the king in chief in Dossemund (*rectius* Dessemond) in Ireland, and order to cause him to be acquitted of this sum; provided that he answer to that exchequer for the arrears of any fermes that may be due from him notwithstanding the king's late order to them to pardon Maurice 400*l.* for the arrears of the ferm of the said lands.

By pet. sent from the king from Scotland.

April 12.
Westminster.

To the mayor and sheriffs of London. Whereas the king at the complaint of Reymund de la Browe, citizen of London,—suggesting that Nicholas son of Nicholas and Peter Caleward and certain other malefactors of Lombardy stole and carried away by force of arms in Flanders from a ship of Pevenese, which was taking the bales to England to the port of Sandwich, from Reymund's men and servants appointed for the custody of the said goods four bales (*balas*) of red tawed leather (*corei aluti*), spices, and other small things, to the value of 100*l.* sterling and over, that had been bought for the king's use by Raymond in parts beyond sea—requested Philip, son of Guy, count of Flanders, Chieti (*Thiett'*) and Loretto, a short time since to compel Nicholas and Peter and the other malefactors to make restitution of the goods aforesaid, or to make satisfaction for their estimated value to him who prosecuted this matter before the count in the name of the king and of the said merchant; and it appears to the king by inspection of the letters patent of the *échevins* and consuls of the five good towns of Flanders that were shown to him under the common seal of the town of Bruges that the *échevins* and consuls condemned Nicholas and Peter and the other malefactors in 480*l.* 1*s.* 0*d.* of Paris, at which sum the goods were appraised, and likewise in 12*l.* of the same money for the expenses of Reymund in this matter, to be paid to Reymund, and they also decreed that the men of the said (*sic*) towns of Lombardy should satisfy Reymund for this sum without delay; and because the *échevins* and consuls deferred putting this condemnation and decree into execution, the king again requested the count to cause Reymund or his attorney to be satisfied for these sums without delay in accordance with the decree aforesaid, lest it should behove the king to provide Reymund with another remedy for lack of justice; in which matter nothing has been done, although Reymund's attorney prosecuted the matter as much as he could, as the king learnt from the renewed complaint of Reymund; whereupon the king ordered the bailiff of John de Britannia, earl of Richmond, at Boston to cause goods and wares of merchants of Flanders who are not of the fealty or friendship of the king of France to be arrested to the value of the sums thus adjudged to Reymund, so far as it could be done to the least damage of the merchants, and to cause the goods to be kept safely until Reymund should be satisfied for the aforesaid sums, certifying the king of their proceedings; and whereas the said bailiffs have returned to the king that they have arrested goods and wares of the said merchants of Flanders to the value of 41*l.* 10*s.* 0*d.* and have delivered them to Reymund by virtue of the said order, as appears to the king by their returns made to him, and the king thereupon ordered the mayor and sheriffs aforesaid to cause all goods and wares of merchants of Flanders who are not of the fealty or friendship of the king of France within their bailiwick to be arrested to the value of the sum still lacking of the first sum of 100*l.* beyond what had been delivered to Reymund by the bailiffs of Boston as above, and to cause them to be kept safely until Reymund should be satisfied for the balance or until otherwise ordered by the king, and to certify the king of their proceedings in

1305.

Membrane 14—cont.

this behalf by their letters; and they have returned to the king that they have arrested upon John Byot of Sutton in Flanders, John Gryns, Claykinus Carlel, and Claykinus Drynkewyn 20 quarters of wheat, worth 7*l.* sterling, upon Clays Outressone of Flanders 4*l.* sterling, and upon John Renbaud of Sluys (*Scluse*) of Flanders 20*s.* sterling, which men are not of the fealty or friendship of the king of France, and that they detain these goods under arrest: the king orders them to cause these goods to be delivered to Reymund without delay, in part satisfaction of the balance aforesaid, certifying the king of their proceedings.

May 5. Richard de Herryng, imprisoned at Maydenstan for the death of Simon
St. Albans. son of William de Hope, wherewith he is charged, has letters to the sheriff of Kent to bail him until the first assize.

May 5. To Walter de Glouc[estria], escheator this side Trent. Order to retain
St. Albans. in the king's hands until otherwise ordered the lands in Brumesthorp that Hamon (*Hamundus*) de Pinkeny held, and not to intermeddle further with the lands that he held of other lords than the king at his death, as the king learns by an inquisition taken by the escheator that Hamon at his death held no lands of the king except the said lands in Brumesthorp by the service of a moiety of a knight's fee as of the honour of Albemarle, which is in the king's hands, and that he held nothing of the king in chief as of the crown by reason whereof the wardship of his lands ought to pertain to the king.

Richard le Grayne of Melton, imprisoned at Lancaster for the death of John de Fyney of Almbury [has letters to bail him].

To the sheriff of Lancaster. Order to cause Richard le Grayne of Melton, imprisoned at Lancaster for the death of John de Fyney of Almbury, slain at Melton, co. York, to be released from prison, as the king learns by an inquisition taken by the sheriff of York that Richard slew John by mischance and not by felony or malice aforethought, and Richard afterwards found the king Robert de Mirfeld, Matthew de Marisco of Thurstanland, Ralph le Walkere of Farneley, Jordan Cheward of Haneley, John de Verdun, Adam son of Elias de Crosland, Thomas son of Richard de Melham, William del Dene, Richard de Fenay of Oldfeld, John son of John de Holm, Simon le Clerk of Thurstanland, and William de Bothe of Holm, of co. York, who have mainperned to have him before the justices at the first assize in co. York to stand to right if any one wish to speak against him for this death.

May 12. Richard Walter, imprisoned at Warwick for the death of Geoffrey Gos,
Watford. wherewith he is charged, has letters to the sheriff of Warwick to bail him until the first assize.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John Bissshop, who is unable to dwell continuously in that county by reason of the smallness of his lands in it.

To the same. Order to cause a coroner for that county to be elected in place of Thomas de Shesnecote, deceased.

May 12. To Walter de Glouc[estria], escheator this side Trent. Order to cause
Watford. Adam Attebrok, grandson (*nepos*) and heir of John Aguyllun, tenant in chief, to have seisin of the lands whereof John, his grandfather, was seised at his death, as he has proved his age before the escheator and the king has taken his homage.

1305.

*Membrane 14—cont.*April 12.
Westminster.

To the same. Order to pay to Mary, the king's daughter, a nun of Aumbresbury, 200*l.* from the issues of his bailiwick as speedily as possible, as she is indebted to divers men and the king wishes to aid her in paying them.

By K. on the information of W. bishop of Coventry and Lichfield

April 25.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Walter de Gloucestr[i]a, escheator this side Trent, to be acquitted of 540*l.* 5*s.* 6*d.* wherewith he is charged at the exchequer by the account of Richard de Immer, late guardian of the bishopric of Lincoln, void and in the king's hands by the death of O. the late bishop, as the king lately appointed Walter by his letters patent to receive from the guardian up to the amount of a debt in which Peter de Malo Lacu was bound to certain merchants of Bayonne for his costs and expenses in the king's service in Gascony and for which he was held as hostage (*in hostagiam*) at London, in order that Walter might deliver Peter therefrom, and Walter received the aforesaid sum from Richard and delivered Peter therewith, as is evident to the king.

April 22.
Westminster.

To Roger le Bygod, earl of Norfolk and Marshal of England. As the king has granted to the magnates and others of the realm who did their services or made fines therefor in the king's army of Scotland in the twenty-eighth and thirty-first years of his reign, or who had their services there with him, their scutages of the knights' fees that are held of them, he wishes to be certified of the names of those who acknowledged their services and who did their services or made fines for them in the said armies, or who had their services there: he therefore orders the earl to send to him in chancery the rolls of the recognisances, services, fines and names aforesaid without delay.

Like order to the treasurer and barons of the exchequer to send to the chancery the names of those who made fines at the exchequer for their services.

Membrane 14—Schedule.

1304.

*Brevia warrantie dierum.*Dec. 80.
Lincoln.

To Robert de Retford and Henry Spyg[urnel], justices appointed to take assizes in co. Kent. Order not to put William son of Richard de Mounpellers in default for his failure to appear on Monday after St. James last at the taking of the assize of mort d'ancestor arramed before the justices by John son of Philip le Taillur against the said William concerning a messuage, two shops? (*sephis*) and 40 acres of land in Erheth, as he was in the king's service by his order on that day.

By K. on the information of J. de Benstede.

1305.

Jan. 4.
Lincoln.

To the justices of the Bench. Order not to put Hugh de Jernemuth[a], in default for not appearing on Wednesday the octave of St. Martin in the suit before them between Nicholas de Chelmeresford and Katherine, his wife, demandants, and Hugh, tenant, concerning a messuage in Suthwerk, as he was in the king's service by his order on that day.

By K. on the information of J. de Benstede.

To Robert de Bettford and Henry Spigurnel, justices to take assizes in co. Hertford. Order not to put Ralph de Monte Hermerii, earl of Gloucester and Hertford, in default for not appearing on Tuesday the morrow of the Exaltation of the Holy Cross last before them at an assize

1305.

Membrane 14—Schedule—cont.

of novel disseisin arramed before them by him and Joan, his wife, against Gilbert son of Thomas de Clare and others named in the original writ concerning tenements in Staundon, as he was in the king's service by his order on that day.

Sept. 16.
Havering.

To A. bishop of Durham, or to him who supplies his place within the liberty of the bishopric. Order not to put Geoffrey de Hertilpol in default for not appearing on Monday after St. Peter ad Vincula in the suit in the court of that liberty between Ralph son of William, demandant, and the said Geoffrey, deforciant, concerning 80*l.* yearly of rent and a rent of forty quarters of wheat, forty quarters of barley, and twenty quarters of oats in Brerton, as he was in the king's service by his order on that day.

Sept. 28.
Sheen.

To the justices of the Bench. Order not to put William de Henle in default for not appearing on Monday the morrow of the quinzaine of Easter last in the suit before them between Jordan de Fremelesworth, demandant, and William and Is[abel], his wife, tenants, concerning three messuages, 100 acres of land, twelve acres of meadow, 20 acres of pasture, 12 acres of wood, 300 acres of heath, 26*s.* 8*d.* yearly of rent and a rent of a capon and of two clove gillyflowers in Asshe and Fremelesworth, as he was in the king's service by his order on that day.

By p.s. [5481.]

Oct. 8.
Sheen.

To the same. Order not to put Richard de Porteseye in default for not appearing on Monday the morrow of the octaves of the Holy Trinity last in the suit before them between Adam de Kingbrigge and the said Richard concerning the unjust taking and detaining of Adam's cattle, as he was in the king's service on that day by his order.

By K.

Oct. 14.
Westminster.

To A. bishop of Durham or to him who supplies his place within the liberty of the bishopric. Order not to put Geoffrey de Hertilpol in default for not appearing on Monday after St. Matthias last in the suit in the court of that liberty by the bishop's writ between Ralph son of William and Geoffrey of this that Geoffrey shall acknowledge what rent he renders to William Sayer and Margaret, his wife, for Geoffrey's manor of Brereton, which rent William and Margaret acknowledged to Ralph in the said court, as he was in the king's service by his order on that day.

By C.

Nov. 6.
Westminster.

To the sheriff of Devon. Order not to put the abbot of Tavystok in default because he did not appear on Tuesday after St. Luke in the suit in the sheriff's court between him and Elizabeth de Alneton and Nicholas de Alneto for a debt of 100*l.* exacted by him from them, as he was in the king's service by his order on that day.

By K. on the information of R. de Cotingham.

MEMBRANE 18.

May 5.
St. Albans.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Alice, late the wife of John de Trailly, a messuage, two acres of meadow, 80 acres of wood, 20*d.* yearly of rent and a rent of two capons in Creye Paulyn, co. Kent, which he has taken into the king's hands by reason of John's death, and to restore to her any issues received thence, as the king learns by an inquisition taken by the escheator that John and Alice jointly acquired the premises from Eleanor de Trailly, to them and to the heirs of their two bodies, with remainder to the right heirs of John, and that John and Alice continued their seisin thereof until John's death, and that the lands are held of the king in chief as of the honour of Albemarle, which is in his hands, by the service of a moiety of a knight's fee, and the king has taken Alice's fealty for the lands.

1305.

*Membrane 13—cont.*May 5.
St. Albans.

To the treasurer and barons of the exchequer. Order to cause the abbess of Wilton to be acquitted of the scutage exacted from her for one knight's fee for the king's army of Wales in the tenth year of his reign, as she had her service with him for the said fee, which she then acknowledged to him, as appears by inspection of the rolls of the Marshalsea for the said army.

May 5.
St. Albans.

To the same. Whereas John Buteturte, William de Carleton and John de Husthwayt lately received as a loan in the king's name in parts beyond sea 20*l.* from William Cosyn for the expedition of the king's affairs in those parts, as appears by the letters patent of the said John, William, and [John] made to William, which the king has inspected: the king, wishing to satisfy William, orders the treasurer and barons, after inspecting the said letters, to make to William an assignment whence he may be satisfied for the said 20*l.*

The like in favour of John de Sancta Elena for 50*l.* sterling.

May 8.
Langley.

To Walter de Glouc[estria], escheator this side Trent. Order to cause John le Venuz, son and heir of John le Venuz, to have seisin of the bailiwick of the king's forest of Alicesholt and Wulvemere, which he has taken into the king's hands by reason of the death of Adam Gurdun, as the king learns by an inquisition taken by the escheator that John le Venuz, deceased, demised the bailiwick by the king's licence to Adam for life, with reversion to John and his heirs, and that the bailiwick is held of the king in chief by serjeanty, to wit by the service of keeping the forest aforesaid and by the service of 13*s.* 4*d.* to be rendered to the exchequer yearly for all service, and that the reversion pertains by Adam's death to John le Venuz, son and heir of the said John, and the king has taken the homage of the former for the bailiwick.

The like '*mutatis mutandis*,' to Hugh le Despenser, justice of the Forest this side Trent.

May 8.
Langley.

To the said escheator. Order to pay to Katharine, daughter of Adam de Cretyngg, who died in the king's service in Gascony, 50 marks from the issues of his bailiwick, as the king granted to her out of charity a suitable exhibition to be received from his wardrobe until he should cause her to be suitably married, and he afterwards granted to her by her assent for the exhibition and marriage 200 marks, whereof he has caused 150 to be paid to her.

By K. on the information of W. bishop of Coventry and Lichfield.

April 24.
Westminster.

To the same. Whereas the king has pardoned Peter de Malo Lacu, for his good service in Gascony and elsewhere, the 60*l.* 16*s.* 0*d.* that the king caused to be paid from the issues of the bishopric of Lincoln, in the king's hands by reason of the death of Oliver, the late bishop, and from the issues of Walter's bailiwick to certain merchants of Bayonne for Peter, who was detained at London as a hostage for the said sum, for which Peter made letters patent to the king to pay it at his pleasure and delivered them to the escheator in the king's name: the king orders the escheator to deliver the said letters to Peter to be cancelled.

By K. on the information of the treasurer.

May 14.
Harrow.

John Bonde, imprisoned at Melton for the death of Simon Bonde, wherewith he is charged, has letters to the sheriff of Suffolk to bail him until the first assize.

May 5.
Westminster.

To the treasurer and barons of the exchequer. It is shown to the king by Roger Lestrangle (*Extransi*), John Buteturte, Walter de Teye, Ralph Paynel, and Richard le Rous that whereas they as heirs and parceners of

1305.

Membrane 18—cont.

the inheritance of Joan de Bello Campo, granddaughter and heir of William de Bello Campo, sometime baron of Bedford, tenant in chief of the late king, hold the lands that belonged to William at his death, and do not hold any lands falling to them by right of inheritance by the death of John de Bello Campo, son of the said William, the treasurer and barons demand relief from them by reason of the homage that the said John de Bello Campo, brother and heir, as it was said, of William son of the said William, did to the late king during the time of the disturbance in the realm of England, to wit in the forty-ninth year of his reign, for the lands that belonged to William, as if the heirs of John or William the son of William had been [seised] of the lands; and whereas it appears to the king by inspection of the rolls of the late king's chancery for the aforesaid year that the said king took the homage of the said John, the brother and heir, as it was said, of William de Bello Campo, for all the lands that belonged to William and whereof he was seised in his demesne as of fee at his death, and rendered the lands to him, Hugh le Despenser, then justiciary of England, objecting (*reclamante*), and it also appears to the king by inspection of the rolls of the said king's chancery for the fifty-first year of his reign that the said king, believing that all the lands that belonged to John, his enemy, who was slain at Evesham, were his escheat, gave them to the present king, and that in the same year by the present king's assent he took the homage of Maud de Moubray and Thomas son of Oto and Beatrice de Bello Campo, his wife, grand-daughters (*neptum*) and heiresses of the aforesaid Joan, for two parts of the lands that belonged to Joan at her death and that John occupied during the time of the disturbance aforesaid, and rendered the two parts to Maud, Thomas and Beatrice, the third part, which fell to Joan, Ida and Isabel, the daughters of Ela Wake and co-heiresses and parceners thereof, who were then minors in the present king's wardship by the late king's grant, remaining in the present king's hands during their minority: the king orders the treasurer and barons to supersede entirely the demand upon Roger, John, Walter, Ralph and Richard for relief in the name of the said John for the lands that belonged to the latter and the lands that he occupied as above. It is provided that if any relief be due to the king for the aforesaid lands before John thus intruded into them or after he was slain, it shall be levied from those who are bound to pay it.

May 18.
Kempton.

John Thurstan of Blyth (*Blida*), Henry le Peyntur of Blyth, and Nigel Stirap, imprisoned at Nottingham for the death of Richard Pees, whereof they are appealed, have letters to the sheriff of Nottingham to bail them.

April 26.
Westminster

To the treasurer and barons of the exchequer. The executors of the will of William de la Cornere, late bishop of Salisbury, have shown the king that whereas the bishop, as other bishops of the realm, granted to the king, in the eighteenth year of his reign, a tenth of his spiritual goods according to the taxation of Norwich in order that he should be quit of payment of the fifteenth previously granted to the king by the community of his realm from their temporal goods, the treasurer and barons, although the tenth of the spiritual goods of the bishop is paid at the exchequer, distrain the executors for the fifteenth of his temporal goods and have caused part thereof to be levied: the king orders them, if it is so, to cause the executors to have reasonable acquittance for the tenth paid by the bishop or the said executors, and to cause them to be acquitted of the fifteenth, and to restore to the executors

1305.

Membrane 18—cont.

anything that they may have levied from the goods of the deceased or of them by reason of the fifteenth.

By pet. of C.

Vacated, because otherwise below.

May 5.
St. Albans.

To Walter de Glouc[estria], escheator this side Trent. Order to restore to Ralph de Monte Hermerii, earl of Gloucester and Hertford, and to Joan, his wife, the manor of Desenyng, together with any issues that he may have received thence, to be held by them in the same way as it was held before it was taken into the king's hands, although the king lately, believing that Gilbert de Clare, late earl of Gloucester and Hertford, was seised of the manor in his demesne as of fee at his death, by reason whereof the wardship of the manor would have remained to the king by reason of the minority of Gilbert, the said earl's son and heir, until the heir came of age, ordered the escheator to take the manor into the king's hands, as it appears to the king by inspection of the rolls of chancery that the earl rendered the manor with his other lands into the king's hands, and that the king afterwards gave it with the said lands to the earl and to the aforesaid Joan, his wife, the king's daughter, to have to them and to the heirs of their two bodies.

May 10.
Langley.

To the treasurer and barons of the exchequer. Order to acquit Roger de Fraxino and Maud, his wife, sister and heiress of Richard, son and heir of Richard de la Rokele, of the relief exacted from them for the lands that the said Richard son of Richard held by knight service of the heir of Philip de la Rokele, tenant in chief, which heir was then a minor in the king's wardship, although the king ordered Walter de Gloucestr[ia], escheator this side Trent, to cause Roger and Maud to have seisin of the lands upon their finding security for payment of the relief, and although she was of full age to receive her inheritance on the day when the said Richard son of Richard died a minor in the king's wardship, as the king finds by inspection of the rolls of his chancery that Philip's heir did homage to him long before Richard's death for the lands that the said Philip, his father, held of the king in chief, and it was also agreed by the king's council that Roger and Maud are not bound to render relief on this occasion for the lands that belonged to the said Richard son of Richard at his death, because Philip's heir was of full age at the said time.

May 14.
Harrow.

To the same. Gilbert de Aton has besought the king to cause recompence or satisfaction to be made to him for three acres of land and four acres of meadow in Myton, which have been appropriated, as it is said, from his soil without any recompence or satisfaction to the king's common way newly constructed for the travellers from the Wolds (*de Waldis*) to the town of Kyngeston-on-Hul by the king's ministers: the king orders the treasurer and barons to cause the truth to be enquired as to this, and if it then appear to them that the said three acres of land and four acres of meadow have been appropriated to the said way from Gilberts' soil and that Gilbert has not yet had any recompence or satisfaction for the said land from the king, to cause him to have recompence or satisfaction therefor in lands or in money.

By pet. of C.

May 12.
Watford.

To Master John de Everdon, keeper of the exchange of London. Order to cause silver vessels partly gilt and other jewels for the use of Queen Margaret, the king's consort, to be made and provided out of the issues of the exchange up to the value of 1,044*l.* 0*s.* 9*d.*, and to cause up to 194*l.* 18*s.* 6*d.* to be expended in the making and working of certain embroideries (*broudaturar'*) provided by the king for her use, by the view and testimony of John Vanne, merchant of the society of the Bellardi of Lucca, as is contained in an indenture made between the said keeper and Thomas de Querle, king's clerk, cofferer of the queen.

1305.

May 12.
Watford.*Membrane 18—cont.*

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Joan, late the wife of Elias de Albiniaco, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Kynemeresdon with the Hundred and other appurtenances, in co. Somerset, which is extended at 21*l.* 5*s.* 9*d.* yearly; certain willow-beds (*salceta*) at Yllemor, in the same county, which are extended at 18*d.* yearly; two parts of a garden with a dovecote in the hamlet of Bruges, in the same county, which two parts are extended at 17*s.* 8*d.* yearly; 65½ acres of arable land in Suthperton, in the same county, nearest to the said hamlet, which are extended at 65*s.* 6*d.* yearly, to wit each acre 12*d.*; eight acres of meadow in the same town nearest to the said hamlet, which are extended at 20*s.* yearly, to wit each acre at 2*s.* 6*d.*; and 114*s.* 4½*d.* of yearly rent to be received by the hands of seven (*sic*) free tenants in the same town, to wit by the hands of John Hare 4*s.* 4½*d.*, of Robert de Abyndon and Maud, his wife, 40*s.*, of John Rempe 7*s.*, of Robert de Drayton 6*s.* 8*d.*, of Alice Alewyn 8*s.* 4*d.*, of Master John de Drayton 10*s.*, of Hugh Hudde and Alice, his wife, 40*s.*, and of Rowland de Cobar, the younger, 8*s.*; and 67*s.* of yearly rent to be received from seven customary tenants (*customariorum*) in the same town, to wit by the hands of John Canoun 10*s.*, of Robert Serle 7*s.*, of Henry le Eir 10*s.*, of Roger Guckon 10*s.*, of William son of William Suth 10*s.*, of Nicholas Jurdan 10*s.*, of Roger Busard 10*s.*, together with their boon-works (*operibus*) and services, which are extended at 9*s.* 6½*d.* yearly; and a third of the profits of 200 acres of wood in the said town of Suthperton, which are within the king's forest of Racchich.

To the same. Order to deliver to the said Joan the manor of Suth Engleby, with certain lands in the hamlets of Saxby, Broxholm, Northengleby, and Torkeseye pertaining to that manor, in co. Lincoln, which the escheator has taken into the king's hands by reason of Elias's death, and to restore to her the issues thence received, as the king learns by an inquisition taken by the escheator that Elias and Joan jointly acquired the manor and appurtenances aforesaid from Walter Thurgar, chaplain, to them and to the heirs of Elias, and that they are held of William de Ros as of the barony of Belvoir in free sokage by the service of 18*s.* 4*d.* yearly for all service.

May 20.
Kempton.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of William le Latimer to have administration of his goods and chattels, which were taken into the king's hands by reason of the debts due from him to the exchequer, upon their finding security to render the said debts.

By K. on the information of the treasurer.
The like to the chancellor and chamberlain of Scotland.

To the sheriffs of Kent, Surrey, Bedford, and York. Order to cause the executors to have respite until the next profer of the sheriffs at the exchequer for the debts aforesaid.

*MEMBRANE 12.*May 15.
Greenford.

To the treasurer and barons of the exchequer. Notification that the king has pardoned the executors of the will of G. late bishop of Worcester the arrears of the 500 marks by which the bishop made fine with the king for himself, John Giffard, Richard Aucher, and Hugh de Aston to have pardon from the king for the trespasses of vert and venison

1305.

Membrane 12—cont.

[committed] by them in the king's forest of Feokenham up to 7 April, in the eighteenth year of his reign, and order to cause the executors to be acquitted accordingly.

By K. on the information of W. bishop of Coventry and Lichfield.

May 15.
Greenford.

To Richard Oysel, escheator beyond Trent. Order to deliver to Thomas son of Thomas de Lucy certain lands in Askpatrik, co. Cumberland, which were taken into the king's hands because it was found by an inquisition taken by Master Richard de Havering, late escheator beyond Trent, that Thomas de Lucy long before his death enfeoffed the said Thomas, his son, of the aforesaid lands, which are held of the king in chief, without obtaining licence to do so from the king, as all the lands that belonged to Thomas at his death have come to Thomas, his son, by right of inheritance.

May 28.
Kempton.

To the treasurer and barons of the exchequer. Order to cause Adam de Everingham, grandson (*nepotem*) and heir of Adam de Everingham, to be acquitted of the scutage exacted from him for the service of 2½ knights' fees in the king's army of Wales in the fifth year of his reign, as Adam, deceased, made fine with the king in that army for the said service, which he then acknowledged to the king, as appears to the king by inspection of the rolls of his marshalsea for that army.

To the same. Like order to cause Adam de Everingham, son and heir of Robert de Everingham, to be acquitted of the scutage exacted for the king's army of Wales in the tenth year of his reign, as Robert made fine with the king in that army.

To the same. Order to cause Adam de Everingham, grandson and heir of Adam de Everingham, to be acquitted of 80 marks by which the latter made fine with the king for the service of 2½ knights' fees, which he acknowledged to the king for his army of Wales in the fifth year of his reign, as Adam, the deceased, paid this sum into the king's wardrobe to Master Thomas Bek, then keeper thereof, on Sunday after SS. Peter and Paul, in the said year, as appears by the king's letters patent made to him.

To the same. Like order to cause Adam, son and heir of Robert de Everynham, to be acquitted of 89*l.* 6*s.* 8*d.* by which Robert made fine with the king for the service of 2½ knights' fees in the king's army of Wales in the tenth year of his reign, which service he then acknowledged to the king, as Robert paid 40*l.* into the king's wardrobe at Rothelaun on the eve of the Assumption, in that year, and 48*l.* 6*s.* 8*d.* at Dynby of Saturday before St. Luke, in the same year, to Master William de Luda, then keeper of the wardrobe, as appears by the king's letters patent made to Robert.

May 20.
Kempton.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to John de Sibeton 100*s.* of yearly rent in the town of Acton Rounde, co. Salop, and to restore to him the issues thereof received by the escheator since the rent was taken into the king's hands, as the king has pardoned him for his good service his trespass in acquiring the rent without his licence, although the king learns by an inquisition taken by the escheator that Richard son of Alan, late earl of Arundel, tenant in chief, long before his death demised to John the said rent for life, to be received from the following tenants, Thomas Nichol of Mokeley 20*s.* yearly, from Roger le Kyng 20*s.*, from William Abovetoun 20*s.*, Maud Candilan 20*s.*, Richard Candilan 20*s.*, without the king's licence, and that the said rent was taken into the king's hands after Richard's death with his other lands because it is held of the king by knight service.

By K.

Membrane 12—cont.

1305.

May 27.
Banstead.

To the treasurer and barons of the exchequer. Notification that the king has pardoned Mary, a nun of Ambresbury, his daughter, 18*l.* 18*s.* 5*d.* exacted from her for the tenth of the manor of La Grave, which is in her hands by demise from the abbot of Fontevrault, and order to cause her to be acquitted thereof.

May 28.
Banstead.

To Lambert de Thrikyngham and John de Byron, guardians of the archbishopric of York during the voidance of the see. Order to have at the exchequer at Westminster at the octaves of Holy Trinity all the money that they have in hand or that they can levy by then of the issues of the archbishopric from the fermes and wool and from other temporalities, laying aside all other things. [Prynne, *Records*, iii, p. 1087.]

May 28.
Banstead.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Isabel, late the wife of John le Bygod of Stocton, tenant in chief, the following of his lands, which the king has assigned to her in dower; the manor of Theberton, co. Suffolk, which is extended at 4*l.* 18*s.* 9½*d.* yearly; a third of a chief messuage in Stocton, co. Norfolk, which is extended at 12*d.* yearly; 90 acres of arable land in the same town, which is extended at 30*s.* yearly, each acre 4*d.*; an acre of meadow there, which is extended at 12*d.* yearly; two small groves (*gratas*) there, which are extended at 2*d.* yearly; a marsh there containing an acre of land, which is extended at 8*d.* yearly; a water-mill in the same town called 'Estmulne,' which is extended at 10*s.* yearly; a windmill there, which is extended at 6*s.* 8*d.* yearly; a third of the pleas and perquisites of the court of that town, with a third of the view of frankpledge there, which third is extended at 16*s.* 8*d.* yearly; two hundred boon-works (*opera*) yearly between St. Peter ad Vincula and Michaelmas, which are extended at 8*s.* 4*d.*, to wit each work at ½*d.*; sixty harvest boon-works yearly, which are extended at 7*s.* 6*d.* yearly, to wit each work at 1½*d.*; 102 harvest boon-works yearly, which are extended at 8*s.* 6*d.*, to wit each work at 1*d.*; 80 harvest boon-works for half a day yearly, which are extended at 6*s.* 8*d.* yearly, to wit each work at 1*d.*; a yearly rent of 40 hens there, price 1*d.* each; a yearly rent of 150 eggs there, price 4½*d.*; a third of a fishery in the same town, which third is extended at 6*s.* 8*d.* yearly; 6*l.* 4*s.* 1½*d.* of yearly rent from certain tenants in the same town: provided that Isabel shall be charged with a third of 7*l.* 1*s.* 6*d.* of yearly rent that John de Dunheved and Isabel de Haggele receive yearly for the term of the life of Lettice (*Liticie*), late the wife of Robert de Lodene, and with a third of 4*l.* 6*s.* 8*d.* of yearly rent that Isabel, late the wife of Philip Burnel, receives for the term of her life from the said manors of Theberton and Stocton.

May 30.
Horsley.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Richard le fiz Urs, as it is testified before the king by Thomas de Raleye that Richard is incapacitated by infirmity.

June 4.
Guildford.

Henry son of Roger de Benenden, imprisoned at Canterbury for the death of William Nicole of Westhithe, wherewith he is charged, has letters to bail him until the first assize.

June 7.
Guildford.

To William Trente, taker of the wines of the king's right prise throughout England. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine of the king's right prise at London on the morrow of St. Botolph, in accordance with the late king's grant to them of a tun yearly from the said prise for the celebration of divine service in their church.

Membrane 12—cont.

1305.

May 30.
Horsley.

To the treasurer and barons of the exchequer. Whereas the king lately ordered them to cause an assignment to be made to the abbot and convent of Oseneye, in recompence for the 500*l.* that came to the king's hands of the tenth granted by the clergy in aid of the Holy Land and which the abbot and convent paid to the pope for the king, in fermes or lands then in the king's hands whence they might be fully satisfied or in the debts due from them to the exchequer; by virtue of which order the treasurer and barons made an allowance to the abbot and convent in the debts due from them to the exchequer and also an assignment for a certain time of certain fermes then in the king's hands; and the abbot and convent afterwards besought the king by their petition before him and his council to resume into his hands the said fermes, and to cause to be allowed to them what is still in arrear of the said 500*l.*, beyond what has been allowed to them in the said debts and what they have received of the said fermes, in the arrears of their account of the tenth [rendered] before John de Insula and his fellows, who were appointed to audit the accounts of the collectors of the tenth for three years imposed upon the clergy of England by the king's consent by pope H[oniface] VIII, for the time when they were appointed sub-collectors of the said tenth in the diocese of Lincoln by the bishop of London and Master Bartholomew de Ferentino, canon of London: whereupon the king ordered the treasurer and chamberlains to certify him under the exchequer seal what they have allowed to the abbot and convent in their said debts, what the abbot and convent have received from the fermes, and what is still in arrear to them; and the treasurer and barons have signified that the abbot and convent received up to Michaelmas, at the end of the thirty-second year of the reign, 147*l.* 6*s.* 8*d.* in the allowance of the debts aforesaid and in the fermes thus assigned to them, and thus 352*l.* 13*s.* 4*d.* of the 500*l.* are in arrear to them; the king orders the treasurer and barons to resume into his hands the said fermes, so that answer shall be made to him for the issues thereof from the said term, and not to make any allowance to the abbot and convent for their debts for this reason at the exchequer. The king has ordered the said John and his fellows to allow to the abbot and convent the said 352*l.* 13*s.* 4*d.* in their account before them.

June 9.
Witley
(Wyttele).

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause Agnes, daughter and heiress of Edmund de Muleford, tenant in chief, to have seisin of the custody of the king's forest of Clarendon, whereof her father was seised in his demesne as of fee at his death, as she has proved her age before Walter de Glouc[estria], escheator this side Trent, as appears to the king by the proof of age returned into chancery, and the king has taken her homage for all the lands that Edmund held of him at his death by the service of keeping the said forest by one footman, and the king has rendered to her her lands with the custody aforesaid.

By p.s. [5348.]

To the said escheator. Order to cause her to have seisin of the said lands.

By p.s. [5348.]

May 30.
Horsley

To Otto de Grandisono, keeper of the islands of Jeresie and Gernerie, or to him who supplies his place. Whereas the king, at the suit of Robert le Galicien and his parceners—suggesting to him by their petition exhibited before him and his council that the marriage of Joan, late the wife of Ralph le Galicien, mother of the said [Robert] and of his parceners, of whom they are the heirs, in the time of the said Ralph by the procurement of certain of their enemies was wilfully and unjustly taken into the king's hands by John Wyger and Ralph de Brocton, then inquisitors in the Islands, and the

1305.

Membrane 12—cont.

said Ralph asserted in complaining as to this before Otto that he had been seised thereof as of the marriage of his wife for fifty years and more, and hereupon vouched to warranty rolls of the time of the late king, and Otto, because it was found by the rolls aforesaid that it is so, caused Ralph and Joan to have the marriage again, and Peter Dartiz, Otto's late bailiff of the island of Jeresie, by colour of his office disseised Robert and his parceners of the marriage after Ralph and Joan's death, of which they were in full and peaceful seisin, unjustly and contrary to the custom of the said island—ordered Otto to inspect the tenor of the petition and to examine fully it, and then to cause an inquisition to be made concerning all the articles contained in the petition; and the king found by the inquisition thus returned before him that it was as stated in all the articles aforesaid by Robert and his parceners: he orders Otto to cause Robert and his parceners to have again the said marriage.

MEMBRANE 11.

June 14. To John Wogan, justiciary of Ireland. Order to release from arrest the money from the tenth imposed upon the clergy of England for three years by pope B[oniface] VIII, which the king lately ordered him to cause to be arrested, as the king has now ordained that all the money thus arrested shall be paid by the collectors to merchants and others for his affairs.

The like to the treasurer and barons [of the exchequer] of Dublin.

June 17. To Master William de Hothum and Guy de Wykio, parson of the church of Hese, collectors of the tenth for three years imposed upon the clergy of Ireland by the late pope Boniface VIII. Order to pay to John Grandonis, Matthew Clarissimi, and Gerard Hugonis, merchants of the society of the Spini of Florence, or to their attorney, 1,000 marks sterling, as speedily as possible, notwithstanding any previous order, as the king is bound to them by his letters obligatory in this sum, which they paid to Walter de Wynterburne, cardinal priest of the Roman church, by the king's order, for defraying his expenses and the other necessities belonging to the estate of a cardinal, as is contained in the cardinal's letters patent of receipt, which they have delivered into the wardrobe, receiving from them the king's letters obligatory aforesaid and also his letters of acquittance and idemnity for the collectors, which he has delivered to the merchants. [Prynne, *Records*, iii, p. 1115.]

To R. archbishop of Dublin. Whereas the late pope Boniface VIII granted a moiety of the tenth for three years imposed upon the clergy of England and Ireland by the king's assent to the king, reserving to himself the second moiety in aid of the Roman church, if he lived so long, and he granted that if he died before the end of that term or if peace were established in the war concerning the realm of Sicily, the residue should be applied to the king's use; and the king now understands that Master William de Hothum, canon of St. Patrick's, Dublin, and Guy de Vikio, parson of the church of Hese, collectors of the said tenth in Ireland, have superseded the levying and collection of the tenth under pretext of vain and frivolous excuses of certain ecclesiastical persons who assert that they are not bound to pay the said tenth both by reason of the said pope's death and because Master Gerard de Pecoraria, who asserts that he has been specially deputed proctor and envoy by the papal see to collect the said tenth, has revoked the commission made to them by the bishop of London, and Master Bartholomew de Ferentino, canon of London, the principal collectors

1305.

Membrane 11—cont.

of the said tenth in England and Ireland; at which the king marvels; and whereas Master Gerard has expressly revoked everything that has been attempted by him in this behalf in England and in Ireland, as is contained in a public instrument, which the king sent to William and Guy, the king orders the archbishop to aid and counsel William and Guy in levying and collecting the said tenth by ecclesiastical censures and other means that seem fit and as William and Guy shall make known to him or enjoin upon him, and to enjoin all the premises upon his suffragans and others subjected to him, executing these things in such wise that he may earn the king's commendation for his diligence. The king gives him to understand that if the king be satisfied that the money has not been levied with all speed through the archbishop's negligence, he will cause the money to be levied from the archbishop's temporal goods.

The like to the following, omitting in the case of the bishops the reference to suffragans:

The archbishop of Cashel.

The archbishop of Tuam.

The bishop of Meath.

The bishop of Kildare.

The bishop of Leghlin.

The bishop of Ossory.

The bishop of Ferns.

The bishop of Killaloe (*Laoniens*).

The bishop of Limerick.

The bishop of Emly (*Imlaghs*), or his vice-gerent.

The bishop of Connor (*Comeren*).

The bishop of Clonfert.

The guardian of the spiritualities of the archbishopric of Armagh.

[Prynne, *Records*, iii, p. 1088.]

June 19.
Findon.

To Master John de Everdon, keeper of the king's exchange of London and Canterbury. Order to cause the houses of the exchange in those cities to be repaired out of the issues of the exchange.

June 19.
Findon.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Lora, late the wife of Gilbert de Gaunt, tenant in chief, the following of the knight's fees that belonged to Gilbert, as the king has assigned them to her in dower: a fee in Scotelthorp, co. Lincoln, which Philip Darcy holds, and which is extended at 10*l.* yearly; a fee in Gumesthorp, in the same county, which John de Nevill holds, and which is extended at 20 marks yearly; 5½ fees in Kyme, Aswordby, Osberneby, Helpringham, Swarreby, and Calwarthorp, in the same county, which Philip de Kyme holds and which are extended at 60*l.* yearly; a fifth of a fee in Walcote, in the same county, which fifth Robert Blanchard holds, and which is extended at 20*s.* yearly; a quarter of a fee in Huwell, in the same county, which quarter Ralph Pigot holds, and which is extended at 10*l.* yearly; a twentieth of a fee in Hekyngton, in the same county, which Robert Leveryk of Hekynton holds, and which is extended at 20*s.* yearly; a twentieth of a fee in the same town, which John son of Robert holds, and which is extended at 20*s.* yearly; a quarter of a fee in Borugh, in the same county, which quarter John Blanchard holds and which is extended at 26*s.* 8*d.* yearly; a twelfth of a fee in Braytoft, in the same county, which twelfth Roger de Cressy holds, and which is extended at 60*s.* yearly; an eighth of a fee in Gunneby and Stepyng, in the same county, which eighth William de Braytoft holds, and which is extended at 40*s.* yearly; three parts of a fee in the said town of Stepyng, which three

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Membrane 11—cont.

parts Edmund de Deyncourt holds, and which are extended at 4*l.* yearly; a fifth of a fee in Polom, in the same county, which fifth Robert de Barkworth holds, and which is extended at 80*s.* yearly; five knights' fees in Well, Claxebywythern and Ellowe, in the same county, which Adam de Well holds, and which are extended at 60*l.* yearly; a fee in Barton, in the same county, which Juliana de Gaunt holds, and which is extended at 10*l.* yearly; a quarter of a fee in the same town, which quarter the abbot of Thornton and Robert de Houton hold, and which is extended at 4 marks yearly; a fee in Horkestowe in the same county, which the prior of the hospital of St. John of Jerusalem holds, and which are extended at 10*l.* yearly; a moiety of a fee in Ryseby, in the same county, which moiety Robert de Insula holds, and which is extended at 100*s.* yearly; a quarter of a fee in Thorp, in the same county, which quarter Ralph Peyldeserf holds, and which is extended at 50*s.* yearly; a ninth of a fee in Barton, in the same county, which ninth John de Bray holds, and which is extended at 25*s.* yearly; a quarter of a fee in the same town, which quarter Jocus de Colby holds, and which is extended at 50*s.* yearly; a fee in Stowe, co. Northampton, which Nicholas de Segrave holds, and which is extended at 80*l.* yearly; a fee in Kyselyngbury, in the same county, which the said Nicholas holds, and which is extended at 40*l.* yearly.

To Richard Oysel, escheator beyond Trent. Like order to deliver to Lora a quarter of a knight's fee in Byldesthorp, co. Nottingham, which quarter John de Ludeham holds, and which is extended at 5 marks yearly.

May 9.
Langley.

To Walter de Glouc[estria], escheator this side Trent. Notification that the king has taken the homage of Roger de Messenden for certain lands in Culwurth, which he acquired from Henry de Pynkeny, who held them of the king in chief, and order not to distrain him for his homage for the lands and to release any distrain that he may have levied in this behalf.

By p.s. [5821.]

June 20.
Arundel.

To the sheriff of Devon. Order to restore to William Loith, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before John Randolf and Andrew de Trelosk, the king's late justices to deliver Exeter [gaol], as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Walter de Wrighthull, deceased.

June 19.
Findon.

To Walter de Glouc[estria], escheator this side Trent. Order to assign dower to Sarah, late the wife of John de Thedmersh, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John de Seleby, king's serjeant, to whom the king has committed the office of usher of that exchequer for life and during good behaviour, 1½*d.* a day for so long as he shall hold that office, as it is contained in an indenture of the fees of the king's ministers of that exchequer, whereof one part remains in the exchequer of England and the other in that of Dublin, that the ushers of the latter exchequer for the time being receive 1½*d.* a day for their wages in that office.

1305.

*Membrane 11—cont.*June 24.
Arundel

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the custody of the temporalities of the abbey of Radingg', which he has taken into the king's hands by reason of the present voidance of the abbey, as king Henry, the king's progenitor, granted by his charter, which the king has inspected, to the prior and convent that the possession of the abbey should remain wholly upon the voidance of the abbacy (*decedente abbate*) in the hands and disposition of the prior and monks of the chapter of Radingg', and it appears to the king by inspection of the rolls of his chancery that upon the last voidance of the abbey the prior and convent were ordered, after the fealty of the abbot had been taken, to cause the temporalities of the abbey that were in their possession to be delivered to the abbot; whereby it appears that the prior and convent had the custody of the temporalities of the abbey during the time of voidance.

June 28.
Clayton.

To the sheriff of Worcester. Order to release from arrest and to cause to be delivered to the merchants of the town of Amiens their goods and wares, with the money due to them, which are arrested^o in his bailiwick by virtue of the king's late order to the sheriff to arrest and keep until further orders all the goods and wares of the merchants of Amiens, St. Omer, Arras, and Abbeville found within his bailiwick, together with the money due to them for any reason, as the king wishes to show special favour to the merchants of Amiens. By p.s. [5861.]

The like to all the sheriffs throughout England.

June 24.
Arundel.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to the prior of Derhurst the priory of that place, and the issues thereof, as the king lately ordered him to certify him of the reason for taking the priory into the king's hands, and he has returned that he took it into the king's hands by reason of the death of Reginald, abbot of St. Denis, of the realm of France, which priory is a cell of that abbey and of the king's patronage.

June 27.
Buxted.

To Walter de Aylesbury, constable of Walingford castle. Order to cause the mills of the castles and the houses within it to be repaired.

MEMBRANE 10.

June 19.
Findon.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Margaret, late the wife of Edmund de Mortuo Mari, tenant in chief, the following of the knights' fees that belonged to Edmund, which the king has assigned to her in dower: a fee in Aihston, co. Hereford, which William le Blund holds, and which is extended at 4 marks; a fee in Bleye, in the same county, which John de Burleye holds, and which is extended at 40s. yearly; a fee in Kynardesle, in the same county, which Hugh de Kynardesle holds, and which is extended at 4 marks; a fee in Bourton, Wymoneston and Bertinghope, in the same county, which Ralph de Sancto Andoen holds, and which are extended at 40s. yearly; a quarter of a fee in Brockeswode, in the same county, which quarter Hugh le Poer holds, and which is extended at 10s. yearly; a moiety of a fee in Stok de Blez, in the same county, which moiety Margaret de Banewell holds, and which is extended at 20s. yearly; a fee in Grancete, co. Cambridge, which Henry de Lacy, earl of Lincoln, holds, and which is

* The writ of privy seal states that the cause of arrest was the alleged harbouring and aiding of some of the king's Scotch rebels.

1305.

Membrane 10—cont.

extended at 15*l.* yearly; a fee in Trumpeton, in the same county, which Giles de Trumpeton holds, and which is extended at 10*l.* yearly; 1½ knights' fees in the same town, which John de Kaylly holds, and which are extended at 100*s.* yearly; a moiety of a fee in Burghfeld, co. Bucks, which moiety Roger de Burghfeld holds, and which is extended at 60*s.* yearly; two fees in Boclond and Chilton, co. Somerset, which fees the prior of the Hospital of St. John of Jerusalem in England holds, and which are extended at 6 marks yearly; a fee in Berton, in the same county, which Nicholas de Watton holds, and which is extended at 100*s.* yearly; a moiety of a fee in Walton, in the same county, which moiety the heirs of Robert de Braunton hold, and which is extended at 50*s.* yearly; a fee in Cherleton, in the same county, which William de Staunton holds, and which is extended at 5 marks yearly; a fee in the same town, which the prior of Breuiton holds, and which is extended at 40*s.* yearly; a moiety of a fee in the same town, which moiety Herbert de Marays holds, and which is extended at 20*s.* yearly; two parts of a fee in Suthho, co. Huntingdon, which two parts John de Ferar[iis] holds, and which are extended at 10*l.* yearly; a third of a fee in the same town, which third Oliver la Zusche holds, and which is extended at 100*s.* yearly; three parts of a fee with its appurtenances in Upclatford, co. (*cum pertinenciis in*^o *Suthant*) Hants, which three parts Thomas Spirecok and Claricia de Sakevill hold, and which are extended at 40*s.* yearly; a third of a knight's fee in Anne Sauvage, in the same county, which third John de Anne holds, and which is extended at 26*s.* 8*d.* yearly; a moiety of a fee in Botteleye, in the same county, which moiety John de Turvill holds, and which is extended at 50*s.* yearly; a moiety of a fee in Shirleze, in the same county, which moiety Richard de Barflete holds, and which is extended at 50*s.* yearly; a moiety of a fee in Flitte, co. Bedford, which moiety Alan la Zusche holds, and which is extended at 100*s.* yearly; 1½ fees in Torveston, co. Buckingham, which the said Alan holds, and which are extended at 20 marks yearly; a fee in Rolandrit, co. Oxford, which Alan holds, and which is extended at 100*s.* yearly; two fees in Hilprington, co. Wilts, which Alan holds, and which are extended at 10*l.* yearly; a fee in Soudington, co. Worcester, which Richard son of Roger le Porter, John de Doverdale and Eustachia, his wife, Walter le Blound and Joan, his wife, hold, and which is extended at 40*s.* yearly; a fee in Ribbeford and Oke, in the same county, which Henry de Ribbeford holds, which is extended at 20*s.* yearly; a quarter of a fee in Momele, in the same county, which quarter Walter de Shekenhurst holds, and which is extended at 20*d.* yearly; a fee in La Sete, co. Salop, which Adam de la Sete holds, and which is extended at 40*s.* yearly; a fee in Nene Sauvage and Eudon, in the same county, which John de Sancto Georgio holds, and which is extended at 40*s.* yearly; a fee in Overton and Corneye, in the same county, which Geoffrey de Overton holds, and which is extended at 40*s.* yearly; a fee in Bukenhull and Adelaghton, in the same county, which Gilbert de Bukenhull and the abbot of Wygemore hold, and which are extended at 40*s.* yearly; two fees in Soudbury and Neuton, in the same county, which Ralph Darraz holds, and which are extended at 10 marks; a tenth of a fee in Tourpleton, in the same county, which tenth John de Pedewardin holds, and which is extended at 20*d.* yearly; a tenth of a fee in Leyntwardin, in the same county, which tenth William de Mortuo Mari holds, and which is extended at 20*d.* yearly; a fee in Nene Solers, in the same county, which the parceners of Nene Solers hold, and which is extended

* A mistake obviously arising from dittography.

1305.

Membrane 10—cont.

at 40s. yearly; a fee in Dounton, in the same county, which Thomas de Dounton holds and which is extended at 40s. yearly; a third of a knight's fee in Babbeneye, in the same county, which third Henry de Rybbesford holds, and which is extended at 10s. yearly.

To [Walter] de Gloucestr[ia], escheator this side Trent. Order to deliver to the aforesaid Margaret the following of the advowsons of churches that belonged to the said Edmund, which the king has assigned to her in dower; the advowsons of the church of Old Radenor, co. Hereford, which is extended at 20 marks yearly; the advowson of the church of New Radenore, in the same county, which is extended at 5 marks yearly; and the advowson of the church of St. Andrew, Aure, co. Gloucester, which is extended at 20 marks yearly.

June 27.
Buxted.

To the sheriff of Northampton, keeper of the castle of that town. Order to keep until further orders in a suitable and familiar (*familiari*) manner Peter Ernaudus, son of Bernard de Periers, whom the king is sending to him to stay in that castle at the king's will, so that the sheriff shall be sure of Peter's body and that he may answer for his body under pain of forfeiture of all his goods.

By p.s. on the information of the treasurer.

June 28.
Lewes.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Walter de Mershton, who is incapacitated by age and infirmity.

June 27.
Buxted.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Isabel, late the wife of Adam de Erleton, as nearest [friend] of Adam's heir, of whom she is the mother, a messuage and a carucate of land in Erleton, co. Salop, which the escheator has taken into the king's hands by reason of Adam's death, as the king learns by an inquisition taken by the escheator that Adam at his death held no lands of the king in chief except the said messuage and carucate, which he held by the service of rendering 6s. 8d. yearly to the exchequer at Michaelmas for all service, and that John, his son, is the next heir and is aged four years.

May 27.
Banstead

To the treasurer and barons of the exchequer. Order to deliver to Queen Margaret, the king's consort, the town of Kyngesthorp, co. Northampton, of the value of 60l., the manor of Eston in the same county of the value of 40l., the manor of Kyngesclyve, in the same county, of the value of 62l., the manor of Brigestok, in the same county, of the value of 41l. 10s. 0d., and 25l. of the ferm that Laurence de Preston renders for the manor of Gretton, in the same county, the hundred of Falwele, in the same county, of the value of 11l. 16s. 8d., the manor of Longebenynghon, co. Lincoln, of the value of 160l., the town of Grymesby with the rents and all other appurtenances, in the same county, of the value of 50l., and 50l. of the ferm that the men of the soke of Castre, in the same county, render yearly, together with everything received from them since the morrow of Easter last, as the king has assigned them to her in augmentation of the dower assigned to her at the door of the church when the king married her of the value of 2,000l. Tournois.

The treasurer ordered this on the king's behalf.

July 6.
Canterbury.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the lands that belonged to Fulk Baynard, as the king learns by an inquisition taken by the escheator that Fulk at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

1305.

Membrane 10—cont.

July 1.
Milkhouse
Street
(*Milkhus.*)

To Richard de Harwedon, keeper of the king's park of Northampton. Order to cause the sheriff of Northampton to have in that park six oaks fit for timber for the repair of the gates of the king's castle and the houses of the king's gaol in the castle.

By K. on the information of W. bishop of Coventry and Lichfield.

July 6.
Canterbury.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Amicia, late the wife of Henry de Monte Forti, who held of the heir of John Gyffard of Brymmesfeld, tenant in chief, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

July 7.
Canterbury.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William de la Haye, who is incapacitated by infirmity.

Richard Polayn, imprisoned at Bury St. Edmunds for the death of William le Moyn of Wylburgham, wherewith he is charged, has letters to the sheriff of Suffolk to bail him until the first assize.

July 7.
Canterbury.

To the sheriff of Westmoreland. Order to cause John son of William de Stirkeland to have seisin of a messuage and seven acres of land in Great Stirkeland, as the king learns by an inquisition taken by the sheriff that the messuage and land, which were held by Margaret, daughter of Thomas de Stirkeland, which Margaret was hanged for felony, have been in the king's hands for a year and a day, and that she held them of the said John, and that Robert Cut now holds them and has had the king's year and day thereof, for which he ought to answer to the king.

May 15.
Greenford.

To the treasurer and barons of the exchequer. The executors of the will of William de la Cornere, late bishop of Salisbury, have shown the king that whereas the bishop, as the other bishops of the realm, granted to the king, in the eighteenth year of his reign, a tenth of his spiritual goods according to the taxation of Norwich, for which reason he ought not to pay the fifteenth granted to the king in the same year by the community of the realm from their temporal goods, the treasurer and barons distrain the executors for a fifteenth of the temporal goods that belonged to the bishop, although the tenth of his spiritual goods is paid to the exchequer, and have caused part thereof to be levied: the king orders them to cause the executors to be acquitted of the said fifteenth if they ascertain that the bishop paid the tenth, and to cause to be restored to the executors anything that they may have levied by reason of the fifteenth, or to cause them to have allowance therefor. By pet. of C. [Prynne, *Records*, iii, p. 1114.]

July 6.
Canterbury.

To the treasurer and barons of the exchequer. Order to cause John le Latimer and Joan, his wife, one of the daughters and heiresses of William de Gouiz, lately one of the heirs of Alvred de Linc[olnia], to be acquitted of the scutage exacted from them for the service of a moiety of a knight's fee for the king's army of Wales in the fifth year of his reign, as William was with the king in that army by the king's order for the service of the said moiety, which he then acknowledged to the king, as appears by inspection of the rolls of his marshalsea for that army.

July 1.
Milkhouse
Street.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the lands that Adam de Erleton held at his death of other lords than the king, as the king learns by an inquisition taken by the escheator that Adam at his death held no lands of the king in chief except a messuage and a carucate of land in Erleton, co. Salop, by the service of 6s. 8d. to the exchequer at Michaelmas for all service, by reason whereof the wardship of the lands that he held of other lords does not pertain to the king on this occasion.

1305.

July 8.
Canterbury.

MEMBRANE 9.

To the treasurer and barons of the exchequer. Whereas the barons of the Cinque Ports are indebted to the king in 1000 marks for part of a fine that they made with him for a fifteenth of their goods by reason of the fifteenth granted to him in the eighteenth year of his reign, and in 2000 marks for a fine that they made with him for the fifteenth of their goods by reason of the fifteenth granted to him in his parliament at Lincoln in the twenty-ninth year of his reign, and the king is indebted to them in a sum of money for the wages of certain sailors of the ships that took Edmund, his late brother, into Gascony, where he supplied the king's place during the time of the war between the king and the king of France, and that stayed there in the king's service by order of him and his said brother from 7 March, in the twenty-fourth year of his reign, until Ascension day in the same year for fifty-eight days, and for the wages of the sailors of other ships that were loaded with corn for Gascony and for their wages for fifteen days more returning from Gascony to England, as is contained in Edmund's letters witnessing that the wages are owing to the said barons for the time aforesaid, and the king is also indebted to the barons in 500*l*. for the wages of divers sailors of those ports who stayed in his service in Scotland with a fleet in the twenty-eighth year of his reign, as appears by the said barons' account made in the king's wardrobe at La Rose in the said year, for which they have a bill of the wardrobe: the king orders the treasurer and barons to examine the aforesaid letters of Edmund and the bill aforesaid, and to audit the barons' account for the wages due to them and their sailors for their service in Gascony and Scotland as above, and to cause allowance to be made to them for the debts that they shall find to be due to them from the king in the debts that they owe to him at the exchequer and in any other debts, according to the discretion of the treasurer and barons.

By the treasurer and a bill of the exchequer.

July 6.
Canterbury.

To the same. Order to cause Aucher son of Henry and Joan, his wife, one of the daughters and heiresses of Laderana, one of the daughters and heiresses of Peter de Brus, to be acquitted of the scutage exacted from them for the service of a knight's fee for the king's army of Wales in the fifth year of his reign, as John de Bella Aqua, deceased, who married Laderana, was with the king by his order in that army for the service of the said fee, which he then acknowledged to the king, as appears to the king by inspection of the rolls of his marshalsea for that army.

To the same. Like order in reference to the king's army of Wales in the tenth year of his reign.

July 6.
Canterbury

To Walter de Glouc[estria], escheator this side Trent. Whereas the king lately—upon being given to understand that Benedict de Blakenham, to whom Hugh de Sancto Phileberto, deceased, tenant in chief, demised for Benedict's life the manor of Soulham and certain lands in Pangeburn, Purle, Tyghelhurst, Leghyng, and La Hyde, had sold the manor and lands in fee to the disinheritor of John, son and heir of Hugh, who is a minor in the king's wardship, and contrary to the tenor of a deed of covenant made between Hugh and Benedict concerning the demise aforesaid—ordered the escheator, if he found by inquisition that Benedict had alienated the manor and lands or part of them contrary to the form of the covenant, to take into the king's hands all that he should find to have been thus alienated, and to cause them to be kept safely until otherwise ordered; by virtue of which order the escheator has taken into the king's hands the lands of Agnes de Somery in the said towns of Pangeburn, Purle and Leghyng, although it could not appear by

1305.

Membrane 9—cont.

the inquisition taken by him that Benedict had any lands there by demise from Hugh other than the said manor of Soulham and the lands in Tyghelhurst and La Hyde that Benedict had by Hugh's demise and that he demised to Agnes, as appears to the king by the inquisition aforesaid; and whereas Benedict and Agnes have shown before the king's council a deed of quit-claim made to Benedict and his heirs of a moiety of the manor of Soulham by Hugh after the demise aforesaid, and also a charter afterwards made to Agnes and her heirs by Benedict, and Agnes claims nothing in the other moiety of the manor or in the lands in Tyghelhurst and La Hyde demised to Benedict by Hugh except the custody of the same at Benedict's will for his (*ejusdem*) maintenance: the king orders the escheator to restore to Agnes her said lands in Pangeburn, Purle and Leghyng and the moiety of the manor of Soulham that she has by Benedict's demise, together with the issues received thence since they were taken into the king's hands, to be held by her in the same way as she held them before they were taken into the king's hands, after taking from her security to answer to the king for the issues of the said moiety if it ought to pertain to the king and for the lands that she holds for Benedict's maintenance as is aforesaid, and not to intermeddle further therewith.

July 16.
Dover.

To Roger le Sauvage, constable of Wyndesore castle. Order to receive from William Trente, the king's butler, the twelve tuns of wine that he will cause to be carried to Windsor by the king's order, and to cause five of them to be carried into the castle and the other seven to the king's houses in the park of Wyndesore, and to cause them to be put in the cellars, for the use of Edward, the king's son.

By K. on the information of the treasurer.

July 18.
Dover.

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of Robert de Dodemanston, tenant by knight service of the heir of Philip Burnel, tenant in chief, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

July 22.
Ospringe

To John de Warennia. As the king wills that John's sports (*deductus*) and parks shall be well kept and guarded as the king's own, and he proposes to take deer in the coming grease time in John's lands beyond Trent, which are in the king's custody, he orders John to cause up to forty harts and bucks to be taken in his said lands in places that shall seem best to him, and to cause them to be delivered to Richard Oysel, escheator beyond Trent, and John de Donecastr[ia], keepers of his lands, whom the king has ordered by his letters to receive them from John and to cause them to be salted, dried and kept safely until the king shall otherwise order.

By p.s.

To the said Richard and John, keepers of the lands that belonged to John de Warennia, late earl of Surrey, beyond Trent. Order to be present at the taking of the said harts [and bucks], and to receive them from the said John, and to cause them to be salted, dried and put in barrels and kept safely for the king's use. If the said John be hindered in any way as to this or refuse to intend this matter, they shall take the harts and bucks in the said lands.

By p.s.

July 6.
Canterbury

To the bailiffs of Queen Margaret at Rysebergh. Order to permit the abbot of Nottele, parson of the church of Rysebergh, to have tithe of the colts born in the park of Rysebergh and of the money arising

1305.

Membrane 9—cont.

from the agistment of all animals in the park, as the king learns by inquisition taken by the sheriff of Buckingham that the abbot and his predecessors, parsons of that church, have been wont to receive such tithes from time out of memory, both in the time of Richard de Alemann[ia], late earl of Cornwall, and in the time of Edmund, the late earl, from the colts of Richard and Edmund and of others, until Persone Lumbard and William Beausamis, keepers of the king's stud, after the manor and park had come to the king's hands by Edmund's death, hindered the abbot from receiving the tithe, by reason whereof the bailiffs, after the king had assigned the manor and park to the queen, hindered and still hinder the abbot as to this.

By pet of C.

[*L'aderra* : Prynn, *Records*, iii, p. 1106.]

July 10.
Canterbury.

To William Martyn and his fellows, justices to hear and determine trespasses against the king's peace in co. Devon. The king understands that Nicholas de Teukesbury, clerk, has been maliciously indicted by reason of a suit that he is making for the king and for the king's advantage against divers men in that county by the said men and their confederates before the said justices of divers trespasses and crimes in that county, in order that he may not be able to continue the suit. As Nicholas has found the king John de Tylton of co. Northampton, William Holeway, John Kellebur[y], and Simon Belde of co. Devon, Roger de Queneby of co. Hertford, Thomas de Wodehale of co. York, and Vitalis de Grefham of co. Huntingdon, as mainpernors to have him before the king in his parliament at Westminster in the octaves of the Nativity of St. Mary to answer to the king for the trespasses and crimes if the king wish to speak against him, the king orders the justices to be before him in the said parliament to certify him fully of the indictments of the said trespasses and crimes, and to supersede in the meantime the cognisance and execution of the indictments and to cause them to be superseded by the sheriff of that county.

By p.s. [5375.]

July 20.
Boughton
(Bocton).

To Walter de Glouc[estria], escheator this side Trent. Order to cause William, son and heir of Joan de Brianzon, to have seisin of his mother's lands, as he has proved his age before the king, who has taken his homage.

By p.s. [5385.]

July 18.
Womens-
would
(Wimeling-
welle).

To John de Insula and his fellows, auditors of the account of the collectors of the tenth for three years imposed upon the clergy of England by pope Boniface VIII. Notification that the king has pardoned Mary, a nun of Aumbresbur[y], his daughter, 13*l.* 18*s.* 5*d.* exacted from her by the abbot and convent of Oseneye, sub-collectors of the said tenth in co. Lincoln, for the king's use for the tenth due from her by reason of the manor of La Grave, which is in her hands by demise from the abbess of Fontévrault, and order to discharge the abbess and convent of this sum and to cause Mary to be acquitted of it.

By K. on the information of the treasurer.

July 29.
Dover.

To the treasurer and barons of the exchequer. Whereas the king, on 24 April, in the twentieth year of his reign, committed to John Sampson by letters patent under the exchequer seal the custody of the castle of Scardeburgh during the king's pleasure, and afterwards, on 8 October, in the twenty-fifth year of his reign, he committed the custody of the castle to Ralph son of William during pleasure, and ordered John by his letters to deliver the castle to Ralph, as appears to him by inspection of the said letters; and John has given him to understand that 25*l.* are in arrear to him of the time when he had the custody of the fee that he ought to have

1305.

Membrane 9—cont.

received for the custody, and that when he was besieged in the castle of Stryvelyn in the king's service in his war in Scotland and during his return thence by the king's order he lost horses and equipments to the value of 60*l.*, and he has besought the king to cause him to be satisfied therefor: the king orders the treasurer and barons to account with John at the exchequer for the premises, and to cause him to be satisfied for what they shall find to be in arrear to him of his said fee and for his horses and equipments as above. By pet. of parliament at Lincoln.

July 20.
Dover.

To Walter de Gloucestr[ia], escheator this side Trent. Order to supersede until the next parliament the demand upon the nuns of the priory of Garinges for the issues of the priory by reason of the voidance of the priory by the cession of Margery, the late prioress, and by reason of the last voidance, so that there may then be done what shall seem good to the king, restoring to the prioress and nuns in the meantime anything that he may have levied in this behalf, as the king learns by an inquisition taken by the escheator and by trustworthy testimony that Richard, late king of Almain, father of Edmund, late earl of Cornwall, or the said Edmund, by whose death the advowson of the priory came to the king, did not receive any issues from the priory in times of voidance.

July 16.
Dover.

To the same. Whereas the king learns by an inquisition taken by the escheator that John le Straunge of Lucham, deceased, tenant by knight service of the heir of Richard son of Alan, late earl of Arundel, tenant in chief of the king, which heir is a minor in the king's wardship, and Clemencia, John's wife, jointly held of the heir certain lands in Welingham by the service of 10*s.* yearly of the feoffment of John le Straunge, John's father, by a fine levied in the king's court, and also a moiety of the manor of Little Naringges by a fine levied in the king's court of William le Bule by the service of one knight's fee, and also a rent of six quarters of barley and three quarters of oats in Fransham of Robert de Tony by the service of 2*s.* yearly: the king, wishing to spare Clemencia's labours in this behalf, has given the escheator power to receive her fealty for the said lands in Welingham and also her oath that she will not marry without the king's licence, and orders him, after taking her fealty and oath, to deliver to her the said lands, which were taken into the king's hands by reason of John's death, together with the issues thence received by him, certifying the king under his seal of the fealty and oath.

July 20.
Boughton.

To the treasurer and barons of the exchequer. Order to cause the bailiffs of Wynchelese to be acquitted of 15 marks yearly in their ferm for that town from 11 April, in the twenty-sixth year of the reign, as the king on that day granted by his letters patent to William Maufe and Joan, his wife, for the restitution made by them to him of the custody of his gate of Chester, which he had previously granted to Joan for her maintenance, the said sum from the ferm of Wynchelese, to be received by the hands of the bailiffs, for Joan's maintenance, and ordered the bailiffs to pay to her this sum.

MEMBRANE 8.

July 18.
Womens-
would.

To the mayor and sheriffs of London. Whereas the king lately—at the complaint of Augustine, parson of the church of St. John, Dunwich, and of William Austin, executors of the will of Richard son of John, sometime a Burgess and merchant of Dunwich, and of James le Reve, citizen and merchant of London, suggesting that Richard and James took three of

1305.

Membrane 8—cont.

Richard's ships laden with the goods and wares of Richard and James to Holland and Zeeland to trade there with the same, and that Katherine, lady of Vorne, and certain other malefactors of Holland and Zeeland entered the ships in the port of Merland, in Zeeland, by force and arms, and took and carried away the goods and wares to the value of 4016*l.* 10*s.* 8*d.*, and detained them without making any satisfaction to Richard and James or to Richard's executors—requested by his letters John, late count of Hainault, Holland and Zeeland and lord of Friesland, and the aforesaid Katherine to cause the goods and wares to be restored to Richard's executors and to James, and the count and Katherine have wholly failed to do justice in this matter, although they received the king's letters, as appears to the king by the letters testimonial of the community of the town of Dunwich, under their common seal, exhibited before the king and his council; whereupon the king ordered the mayor and sheriffs to cause goods and wares of the merchants of Hainault, Holland, Zeeland and Friesland within their bailiwick to be arrested to the value of 800*l.* and to cause them to be kept safely until the executors and James shall be fully satisfied for the said goods and wares according to the law merchant, or until otherwise ordered by the king, certifying the king of their proceedings in this behalf; and they have returned that it is found by an inquisition taken by them by virtue of the said order that John Vanne and his fellows, merchants of the society of the Ballardi of Lucca, are bound to James Coppard and Clays Brun of Ciriseye, who are of the power of the count, in 100*l.* 4*s.* 9*d.*, and that, after calling before them John Vanne, for himself and his fellows, and James Coppard, for himself and Clays, his fellow, the said James acknowledged that he is of the town of Cyriseye and of the power of the said count, and that John is bound to them in the said sum, and John likewise acknowledged that he is bound to James and Clays in this sum, which the mayor and sheriffs have arrested in the hands of John and which they cause to be kept under arrest: the king orders them to cause the said 100*l.* 4*s.* 9*d.* to be delivered to the said executors and James le Reve, in part satisfaction of the first sum of 4,016*l.* 10*s.* 8*d.*, and to arrest goods of merchants of Hainault, Holland, Zeeland and Friesland coming within their bailiwick to the value of 199*l.* 15*s.* 8*d.*, the balance of the said 800*l.*, and to cause them to be kept safely until the executors and James be certified for the said balance, or until otherwise ordered, certifying the king of their proceedings in this matter.

July 22
Ospringe

To the keeper of the forest of St. Briavels, or to him who supplies his place. Order to cause Walter de Gloucestr[ia], constable of Gloucester castle, to have all the timber felled or trimmed (*aptatum*) in that forest for the king's use and also six great oaks fit for timber and other oaks suitable for making 120 rafters (*chereronibus*, *rectius cheveronibus*), as the said Walter shall direct, for the rebuilding and repairing of the houses within the castle that were lately burnt by the prisoners in the castle.

July 20
Boughton

To Walter de Glouc[estria], escheator this side Trent. Order to restore to Simon Pyrot the manors of Sauston, co. Cambridge, and Lyndesele, co. Essex, which the escheator has taken into the king's hands by reason of the death of Ralph Pyrot, Simon's father, and to restore the issues thereof, as the king learns by an inquisition taken by the escheator that Ralph granted the former manor to Simon for life ten days before his death and the latter in like manner fifteen days before his death, and that he was of good memory and sound mind at the time of the grant, and that Simon continued his seisin thereof in peace from that time until the escheator took the manors into the king's hands, and that the manors are

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held of the king in chief by knight service, and the king has pardoned Simon, for a fine made with him in the exchequer, the trespass committed by him in acquiring and entering the manors without his licence.

July 27.
Leeds.

To the same. Order to cause dower to be assigned to Joan, late the wife of William le Cane, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

July 27.
Leeds.

To the same. Order to deliver to Joan, late the wife of Walter Baudewyn of Bergholt, the lands specified below, which were taken into the king's hands by reason of Walter's death, and to restore to her the issues thereof received by him since the lands were taken into the king's hands, as the king learns by an inquisition taken by the escheator that Walter and Joan held jointly on the day of Walter's death of Joan's inheritance a messuage, twelve acres of land, two acres and three roods of meadow, four acres of pasture and 6s. 8d. of yearly rent in Bergholte, co. Suffolk, of the king in chief, by the service of rendering 15s. yearly to the exchequer by the hand of the sheriff of that county at Michaelmas, and 19 acres of land, 3 acres and 3 roods of meadow in the same town of John de la Mare by the service of 5s. yearly, and 7 acres and three roods of pasture there of the prioress of Caumpese by the service of 2s. yearly, and 2s. 8d. of yearly rent there of the fee of the master of the military order of the Temple in England and of the fee of John de Aldham, and the king has taken Joan's fealty for the said messuage, land, meadow, pasture and rent that are held of him in chief.

Gerard le Muner, imprisoned at Canterbury for the death of John Bakel, wherewith he is charged, has letters to the sheriff of Kent to bail him.

July 29.
Leeds.

To the sheriff of Cumberland. Order to cause Henry de Threllekelde to have seisin of a messuage, 8½ acres land and a moiety of an acre of meadow in Trellekelde near Craystok, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which Richard son of Ughtred Bithewater, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Richard held them of Henry, and that they are still in the king's hands, and that the sheriff has had the king's year and day thereof, for which he ought to answer to the king.

July 31.
Boxley.

To the mayor and sheriffs of London. Order to release from arrest the goods and chattels of Pelegrin de Ville, and to cause them to be delivered to him, as the king lately ordered the mayor and men of his city of Bayonne to cause the son of Bernard de Perer to come to him, and afterwards, because they had not obeyed his order, ordered the mayor and sheriffs of London to arrest the goods of the said Pelegrin, then mayor of the city of Bayonne, and the mayor, jurats and community of that city have now testified to the king by their letters that Pelegrin was not and is not in any way guilty of the disobedience aforesaid, and have besought the king to hold him excused as to this. By p.s. [5898.]

The like to the following :

Robert de Burgherssh, warden of the Cinque Ports.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Southampton.

The bailiffs of Portsmouth.

July 28.
Leeds.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Nicholas de Wodeford to be acquitted of 100 marks by which he made fine with the king for a trespass of venison in

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Membrane 8—cont.

the king's forest of Feckenham, which sum he paid by the king's order to the executors of the will of Queen Eleanor, the king's late consort, as appears to the king by a tally. By pet. of C.

Aug. 8.
Chatham.

To Peter de Malo Lacu. Whereas the king lately, at the complaint of Robert de Godesfeld of Sutton, suggesting that Edmund de Eynecourt and certain other malefactors of co. Lincoln had inflicted certain trespasses and divers other enormities upon him, appointed Roger de Hegham, Adam de We[lle] and Ranulph de Friskeneye his justices to hear and determine the said trespasses; and certain of the said malefactors maliciously procured that Robert should be indicted before Peter and the said Edmund and their fellows, the king's justices to hear and determine divers felonies in that county, for harbouring felons and for certain other trespasses against the king's peace, in order that Robert, if he appeared in person before Peter and the other justices to answer, should be thus hindered by arrest and imprisonment from prosecuting his suit aforesaid: the king, not wishing that Robert should be unduly hindered in this way, because he has found before the king in chancery John de Lincoln[ia], John de Wyndesore, Robert de Glouc[estria], and Robert de Pipehirst, of the city of London, as mainpernors, who have mainperned to have him before the king and his council in his next parliament to answer for the receipt and trespass aforesaid, orders Peter to send the indictments in this matter before him and his fellows with all things concerning them to the king under his seal, so that the king may have them before him and his council at the said parliament, in order that he may then cause to be done what ought to be done according to right and custom. By C.

Aug. 7
Tilbury.

Adam Hardy, imprisoned at York, for the death of Robert Tabard, miller, of Monketon, wherewith he is charged, has letters to the sheriff of York to bail him.

July 10.
Dover.

To Richard Oysel and John de Donecastr[ia], keepers of the lands that belonged to John de Warennia, late earl of Surrey, beyond Trent. Order to cause the forty harts and bucks that the king ordered to be taken by John de Warennia, nephew (*nepotem*) and heir of the earl, or by them in John's default, and to be salted by them, to be taken to Westminster, so that they shall be there by Michaelmas next, there to be delivered into the king's larder, as shall be then more fully enjoined upon them. By K. on the information of the treasurer.

Aug. 5.
Gravesend.

To the sheriff of Essex. Order to restore to John Heyroun, knight (*sic*), clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John Buteturte and his fellows, the king's justices appointed to enquire concerning trespasses against the king's peace in that county, with the death of Roger le Gras, who was slain at Danewebur[y] in that county, as he has purged his innocence before Master Richard de Newport, vicar-general of Ralph, elect of London, who is in parts beyond sea, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition taken by the sheriff and the coroners of that county that John is of good fame and conversation and was never a public or notorious malefactor.

Aug. 5.
Gravesend.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Thomas de Hastingg', son of Miles de Hastingg', the manor of Eleford, co. Oxford, which the escheator has taken into the king's

1305.

Membrane 8—cont.

hands by reason of Miles's death, as the king learns by an inquisition taken by the escheator that Miles, tenant in chief of the king as of the honour of Peverel, which is in the king's hands, granted the manor to Thomas and to his heirs, and that Thomas, being in seisin, granted the manor to Miles for life by a fine levied between Thomas and Miles in the king's court, with reversion to Thomas and his heirs, and that the manor is held of John, son and heir of Hugh de Sancto Philiberto, tenant in chief, a minor in the king's wardship, by the service of half a knight's fee, and the king has taken the fealty of Thomas for the manor, which he has rendered to him.

To the same. Order not to intermeddle further with the manor of Daylesford, co. Worcester, which he has taken into the king's hands by reason of the death of the said Miles, or with the issues thereof received by him, as the king learns by an inquisition taken by the escheator that Miles at his death held the said manor for his life of the inheritance of Thomas de Hastings', and it appears to the king by inspection of a fine levied in his court between Thomas and Miles that Thomas granted the manor to Miles, with the exception of the advowson of the church of Daylesford, to hold of him and his heirs for life.

Aug. 2.
Horstead.

To the same. Order not to molest or aggrieve Agnes, daughter and heiress of Edmund de Melford, one of the foresters of the king's forest of Clarendon, tenant in chief, for her marriage, as the king granted to Queen Eleanor, his late consort, the wardship of the lands and heirs of Edmund, together with the marriage of the heirs, as appears by inspection of the rolls of chancery, and the king has rendered to Agnes, after proof of her age before the escheator, the lands that came to her by inheritance by Edmund's death, and she has satisfied William le Noble, who had her marriage by the grant of James Daubenay, to whom the said queen had granted it, for her marriage, as the king learns by an inquisition taken by the escheator.

Aug. 5.
Gravesend.

To the same. Whereas the king learns by an inquisition taken by the escheator that John Lestraunge of Lucham, deceased, and Clemencia, late his wife, held jointly of the heir of Richard son of Alan, late earl of Arundel, tenant in chief, a minor in the king's wardship, on the day of John's death the hundreds (*hundreds*) of Laund[iche] and Suthar', co. Norfolk, by the service of 6*l.* at Easter and Michaelmas, and of 48*s.* 6*d.* to the white ferm of the castle of Norwich for the said earl, of the gift of John Lestraunge, father of the said John: the king, compassionating the estate of Clemencia, who is detained by illness (*adversa valetudine*), has given to the escheator power to receive her fealty for the hundreds, and he orders him, after taking her fealty, to deliver to her the hundreds, which were taken into the king's hands by reason of John's death, together with the issues received thence since they were taken into the king's hands.

MEMBRANE 7.

Aug. 12.
Bures.

To the same. Order to deliver to Thomas de Bykenore the manor of Richard's Castle and that castle, with the exception of the 100*s.* yearly specified below, and to deliver to him the issues received thence since 1 October, in the thirty second year of the reign, as the king, on that day, by the assent of Queen Margaret, his consort—to whom he had previously granted the wardship of the lands that belonged to Hugh de Mortuo Mari, deceased, tenant in chief, which were then in the king's

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Membrane 7—cont.

hands by reason of the minority of Hugh's two daughters and heiresses, to have during their minority with their marriages—granted to Thomas the wardship of a moiety of the said lands and the marriage of the eldest daughter, to have in form aforesaid, as appears by inspection of the rolls of chancery, and the king afterwards, by the assent of Thomas and Walter, bishop of Coventry and Lichfield, who has the wardship of the other moiety by the queen's grant, appointed William de Mortuo Mari, Philip Aphowel and Nicholas de Wedergrave to extend the manors of Richard's Castle and Stepelton, cos. Salop and Hereford, which belonged to Hugh at his death and which fall to his daughters by inheritance, in the presence of Thomas and the bishop, or of their deputies for this purpose, and to make partition of the manors into two equal parts between the said parties, and William, Philip and Nicholas have caused the manors to be extended by virtue of the appointment aforesaid, and have assigned to Thomas and the eldest daughter, a minor, whom he has married, in her purparty the said manor of Richard's Castle and the castle, saving to the bishop 100*s.* of yearly rent from a fixed rent in that manor assigned to him from certain tenants, to be received by Thomas and his wife as part of her purparty of the inheritance, as appears by the partition returned before the king in chancery.

Aug. 17.
Rayleigh.

To the sheriff of Essex. Order to cause Geoffrey Smartman to have seisin of two acres of land in Thacstede, as the king learns by an inquisition taken by the sheriff that the land, which Geoffrey Pamphilun, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Geoffrey held it of Geoffrey Smartman, and that the township of Thacstede has had the king's year and day thereof, for which it ought to answer to the king.

Aug. 8.
Tilbury.

To the same. Order to cause William de Wauton to have seisin of two acres of land and of a moiety of an acre of meadow in Thacstede, as the king learns by an inquisition taken by the escheator that the land, which John Fromound, who was hanged for felony, held, has been in the king's hands for a year and a day, and that John held it of William, and that Ralph de Monte Hermerii, earl of Gloucester and Hertford, and Joan, his wife, have had the king's day and waste thereof and ought to answer to the king therefor.

Aug. 16.
Rayleigh.

To the sheriff of York. The king learns from the complaint of the dean and chapter of St. Peter's, York, guardians of the spirituality of the archbishopric of York during the voidance of the see, that whereas William son of Richard de Whitegifte, of the diocese of York, fled by reason of a trespass committed by him against the king's peace to the churchyard (*aream*) of Whitegifte, which is a cemetery dedicated to God, in order that he might be there defended and saved by the liberty and immunity of the church, certain men pursuing him withdrew him by force and arms from within the cemetery, and bound him with chains and carried him thus bound to prison in the castle of York, wherein he is detained for this reason and no other, to the injury of the liberty of the church, for which reason the guardians have besought the king to provide a remedy: the king orders the sheriff, if he ascertain that the premises are true, to cause William to be delivered from prison and to cause him to be led back to the cemetery from which he was withdrawn, and to cause him to be replaced in the same state as he was in at the time of his withdrawal. [Prynne, *Records*, iii, p. 1105.]

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Aug. 16.
Rayleigh.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John de Dene, whom the king has caused to be amoved from office because he learns by trustworthy testimony that he cannot conveniently execute the office by reason of infirmity.

Aug. 17.
Rayleigh.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Emma, late the wife of Thomas de Gorges, tenant in chief, a messuage, a virgate of land and a moiety of an acre of meadow in Shupton Maurward, co. Dorset, and the manor of Tamerton Foliot, co. Devon, and to deliver to her the issues received thence since they were taken into the king's hands by reason of Thomas's death, as the king learns by an inquisition taken by the escheator that Thomas and Emma were jointly enfeofed by William de Gorges, Thomas's brother, of the said lands in co. Dorset to have to them and the heirs of Thomas, and by Herbert de Ferrar[iis] of the said manor, to them and to the heirs of Thomas to be begotten by him upon the said Agnes (*sic*), and that Emma continued her seisin thereof jointly with Thomas from the time of the feoffments until the day of his death, and that the messuage, land and meadow are held of John Cribbe by the service of 8*d.* yearly and of a pair of gloves, price 1*d.*, for all service, and that the manor is held of Hugh de Curtenay by knight service.

Aug. 18.
Rawreth.

To John Wogan, justiciary of Ireland. Whereas the king lately, upon the voidance of the church of Downpatrick (*Sancti Patricii in Duno*) by the death of N. the bishop of that place, granted to the prior and convent of that place at their request that they might elect another bishop, and, in order that their labours and expenses might be spared, he gave power to the justiciary to grant the king's assent to the election after it had been made when the elect was presented by the prior and convent, and to signify to the metropolitan of the place that he should execute his office in this behalf, and, if the election should be confirmed by the metropolitan, and this should be signified to the justiciary by the letters of the metropolitan, to deliver the temporalities of the bishopric to the elect after taking his fealty; the justiciary, although the election of Master Thomas Ketel, parson of the church of Lesmoghlan, as bishop by the prior and convent, to which the justiciary gave the king's assent, has been confirmed by the dean and chapter of Armagh, guardians of the spirituality of that archbishopric during voidance, and the justiciary has been certified thereof by their letters, has deferred taking the fealty of the elect or restoring to him the temporalities of the bishopric because he was not certified of the confirmation of the election by the letters of the archbishop of Armagh, as is shown to the king by the prior and convent: the king orders the justiciary, if the see of Armagh be void and if the election have been properly confirmed by the said guardians and if he have been certified thereof by their letters, to deliver the temporalities of the bishopric from the day when he was certified to the confirmation of the election to the said elect, upon his doing fealty, in accordance with the king's previous order.

Aug. 17.
Rayleigh.

To the sheriff of Devon. Order to restore to Stephen de London[ia], citizen of Exeter, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before William Martyn and his fellows, justices appointed to hear and determine trespasses against the king's peace in that county, of robbery and the furtive carrying off of the goods of Maud de Tyeford at Tyeford and also of the homicide of Amice, her daughter, who was there slain, as he has purged his innocence

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Membrane 7—cont.

before Thomas, bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy, as the bishop has signified to the king by his letters patent.

Aug. 21.
Wickford.

To the sheriff of Essex. Order to cause William de Wauton to have seisin of a messuage, 24 acres and a rood of land, four acres of meadow and a moiety of an acre of pasture in Thacstede, as the king learns by an inquisition taken by the sheriff that the said lands, which Geoffrey Paumphilun, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Geoffrey held them of William, and that the township of Thacstede has had the king's year and day thereof, for which it ought to answer to the king.

Sept. 6.
Laver.

To the collectors of the tenth for three years imposed upon the clergy of Ireland by the late pope Boniface VIII. Order to permit R. archbishop of Dublin to have respite under Midsummer next of the demand made upon him for the money to be rendered to them by him by reason of the tenth, and to release any distraint that they may have levied for this reason. [Prynne, *Records*, iii, p. 1119.] By p.s. [5425.]

Sept. 4.
Laver.

John de London[ia], shoemaker, imprisoned at Sandwich for the death of Stephen Priour, wherewith he is charged, has letters to Robert de Burghersh, constable of Dover castle and warden of the Cinque Ports, to bail him until the first assize.

Sept. 10.
Laver.

To the treasurer and barons of the exchequer. Notification that the king has, at the request of Queen Margaret, his consort, pardoned Henry de Bolebek, son and heir of Gilbert de Bolebek, tenant in chief, the 100s. due from him to the exchequer for his relief by reason of the lands in Kyngesheye, co. Buckingham, that descended to him after his father's death in inheritance. By p.s. [5426.]

Robert le Ster, imprisoned at Hertford for the death of John Underhelde, slain at Grenstede, co. Sussex, has letters to the sheriff of Sussex to bail him until the next assize.

Sept. 12.
Theydon.

To Roger le Sauvage. Order to pay to two chaplains celebrating divine service in the king's chapel of the said (*sic*) castle [of Windsor], 50s. each yearly; to Roger de Wyndesor', janitor of both gates of the castle, 4d. a day; to Roger de Wyndesor', one of the viewers of the king's works there, 2d. a day; to John de Spykesworth, the king's clerk of the works there, 2d. a day; to four watchmen of the castle, 2d. a day each; to Adam the gardener of the king's garden without the castle, 2½d. a day; to Robert de Say, chief forester of the forest of Windsor, 12d. a day; to John le Messenger, parker of the king's park of Kenyngton, 1½d. a day; and to Laurence de Baggeshete, janitor of the king's park and keeper of his houses there, 4d. a day, their wages and stipends, from Easter last until Michaelmas next.

Sept. 21.
Barking.

To the sheriff of York. Order to restore to Thomas de Harpham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted for theft before Peter de Malo Lacu and his fellows, justices appointed to hear and determine trespasses against the king's peace in that county, as he has purged his innocence before the dean and chapter of St. Peter's, York, guardians of the spirituality of the archbishopric of York during the voidance of the see, to whom he was delivered by the justices in accordance with the privilege of the clergy, as the dean and chapter have signified to the king by their letters patent.

Membrane 7—cont.

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Sept. 28. To the sheriff of Essex and Hertford. Order to restore to Gilbert son of Thomas de Clare his lands, which the sheriff took into the king's hands by the king's order with the bailiwick of the stewardship of the forest of Essex for certain trespasses that he was said to have committed, and also the said bailiwick.
Sheen.
- July 29. To the sheriff of Wilts. Order to cause the hall of the king's castle of Luttegarshale and the chamber called 'the chamber of Sir Edward' in that castle, and the chapel and great tower of the king's castle of Salisbury to be repaired.
Leeds.
- Aug. 5. To the sheriff of Southampton. Order to cause to be bought hay and oats for the king's colts now staying at Odyham and for others that the king will send to stay there, and to cause the wages of their keepers to be paid.
Gravesend. By pet. of C.

MEMBRANE 6.

- Sept. 28. To Walter de Gloucestr[ia], escheator this side Trent. Order to cause John, son and heir of Robert de Stallyng, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage for the lands that Robert held of him in chief.
Barking. By p.s. [5429.]
- Oct. 4. To the sheriff of Cumberland. Order to cause Robert Sperlyng of Burgh (*de Burgo*) to have seisin of an acre of land in Burgh-on-Sands (*in Burgo super Sabulones*), as the king learns by an inquisition taken by the sheriff that the said land, which William son of Nigel de Burgstede, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that William held it of Robert, and that Robert Spotson of Burgh has had the king's year and day thereof, and that William de Mulecastre, sheriff of that county, ought to answer to the king therefor.
- To Walter de Gloucestr[ia], escheator this side Trent. Order not to intermeddle further with the lands that belonged to John Dammory, which he has taken into the king's hands by reason of his death, as the king learns by an inquisition taken by the escheator that John at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to him.
- Sept. 24. To Richard de Bereford, treasurer of the exchequer of Dublin. Whereas Westminister. the king has appointed William Trente, his butler, to receive all the money from the new customs of wines in England and Ireland, so that he shall answer to the king therefor in the wardrobe, as contained in his letters patent made to him; the king orders Richard to inspect the said letters and to deliver all the money received from the custom from the time of the date (*a tempore date*) of the letters in his custody to the said William or to Robert Bataille, whom William has attorned before the king to receive the money in William's name.
- Sept. 26. Robert Patrik of Trowell, imprisoned at Notingham for the death of Westminister. Hugh Togod, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.
- Oct. 5. To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Sheen. John de Thorndon 14*l.* yearly of rent in Upton, Dughton and Tettebur[y], and the issues received thence since the escheator took the rent into the

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Membrane 6—cont.

king's hands, as the king learns by an inquisition taken by the escheator that the said rent, which John acquired in fee from William de Bello Campo, late earl of Warwick, and which the escheator took into the king's hands believing that the earl held [it] of the king in chief and also because John acquired it without the king's licence, is not held of the king in chief but of Peter de Brewos[a].

Sept. 28.
Sheen.

To the merchants of the society of the Friscobaldi of Florence dwelling in London. Whereas the king is bound by his letters patent to the merchants of the society of the Bellardi of Lucca (*Luka*), dwelling in London, in 1000*l.* sterling, which John, lord of Cuk, knight, shall receive for himself and John, duke of Brabant, the king's son, at the quinzaine of Michaelmas from the said merchants of Lucca, which sum the king has promised that they shall receive from his custom in the hands of the merchants of the society of the Friscobaldi by the king's commission from the first money that can be received from the custom after the Nativity of St. Mary last, as contained in the said letters: the king orders the merchants of the society of the Friscobaldi to pay the said sum to the aforesaid merchants from the money that they have received from the custom since the said feast or that they may receive next.

Oct. 7.
Sheen.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Nicholas Baret of Ely, deceased.

Oct. 10.
Sheen.

To William de Bevercote, chancellor of Scotland. As the king has admitted to his peace and pleasure (*voluntatem*) Ingelram de Umframvill, John Wichard, Hugh de Ardrossan, John le Naper, William de Balliolo, John Gurlay, and John de Maghilgoyny, Scots, the king's late enemies and rebels, and has granted to them that they shall not be disinherited by reason of the said enmity and rebellion and shall not be imprisoned, and has moreover taken homage of the said Ingelram, John Wichard, Hugh and John le Naper and the fealties of the said William, John Gurlay and John de Maghilgoyny for their lands, which were taken into the king's hands by reason of their enmity and rebellion, saving to the king the ransoms of the said lands in accordance with the form provided by the king and his council; the king orders the chancellor to cause them to have writs under the king's seal of Scotland to have seisin of their lands, provided that in regard to the lands that belonged to Ingelram de Balliolo and that are in the custody of Henry de Percy, which Ingelram de Umframvill asserts pertain to him by right of inheritance, nothing shall be attempted to Henry's prejudice, saving to Ingelram any right that he may have therein when he shall wish to speak concerning it according to the law and custom of those parts. By K.

Oct. 8.
Sheen.

To Richard Oysel, escheator beyond Trent. Order to cause dower to be assigned to Beatrice, late the wife of Henry de Wyneton, tenant in chief as of the honour of Albemarle, which is in the king's hands, upon her taking oath that she will not marry without the king's licence.

To Walter de Gloucestr[ia], escheator this side Trent. Order to assign dower to Maud, late the wife of John de Redyngges, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Oct. 8.
Sheen.

To the same. Order to cause Ingelram de Umfreyvill, a Scot, the king's late enemy and rebel, to have seisin of the lands that come to him by right of inheritance and that are in the king's hands by reason of the said enmity and rebellion, as the king has admitted him to his peace and

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Membrane 6—cont.

pleasure, and has granted that he shall not be disinherited or imprisoned by reason of the enmity and rebellion, and has taken his homage for the said lands, saving to the king a ransom therefor, in accordance with the form ordained by the king and his council. It is provided that concerning the lands that belonged to Ingelram de Balliolo, which are in the seisin of Henry de Percy by reason of his death and which the said Ingelram de Umfravill asserts pertain to him by right of inheritance, nothing shall be attempted to the prejudice of Henry.

The like addressed to the sheriffs of Nottingham and Northumberland.

To the sheriff of Northumberland. Order to cause John Wychard of Scotland, a late enemy and rebel, to have seisin of his lands, which are in the king's hands by reason of his enmity and rebellion, saving the right of others and saving to those to whom John had demised the lands before they were taken into the king's hands the terms for which they were demised to them, as the king has admitted John to his peace and pleasure, as above, and has taken his homage for his lands.

By K. on the information of R. de Cotingham.

Oct. 18. To the sheriff of York. Order to cause a verderer for the forest of
Westminster Pykering to be elected in place of Adam de Brus, deceased.

To Walter de Aylesbury, constable of Walyngford castle. Order to receive from William Trente, the king's butler, twenty tuns of wine at London, and to cause them to be carried to the said castle, and to cause sufficient provision of brushwood and fish to be made there against the coming of Thomas and Edmund, the king's children, to that castle. By K.

Oct. 14. To Hugh le Despenser, justice of the Forest this side Trent. Order to
Westminster cause Hugh de Hamslape, parson of the church of Tydecombe, to have in the forest of Chut six oaks fit for timber, with all their strippings, of the king's gift.

By K. on the information of J. Buteturte.

Oct. 8. To the treasurer and barons of the exchequer. Order to allow to John
Sheen. de London[ia], 21s. 2½d., that he is bound to render for the new assart as specified below by the hands of the constable of Windsor castle yearly, during the time when he was constable in his ferm of that castle, as the said sum was wont to be allowed to Geoffrey de Pykeford, late constable, in his ferm by the king's order, as the king, on 27 July, in the ninth year of his reign, considering the long service that John had rendered to him and his pious devotion towards the abbey of Vale Royal, which the king founded, and towards the monks thereof, granted to him for life 40l. yearly from the exchequer, and ordered the treasurer and chamberlains to cause this sum to be paid to John for his life, or to cause it to be allowed to him in his ferm of the manor of Bladen and of the king's demesnes of Old Windsor and of the old purpresture of Shaghe and in the yearly rent due from him for 68 acres of land of the king's new assart of that forest, as appears by inspection of the rolls of chancery.

Oct. 15. To Miles de Stapelton, constable of the castle of Knaresburgh. Order
Westminster to cause the king's mill of Borough Bridge (*de Ponte Burgi*) to be made anew, and to cause his pond (*stagnum*) on the water of Yore and the pond of his mill of Houtlathe, and his mills and ponds pertaining to his manors of Knaresburgh to be repaired, taking timber for these purposes in places where timber for works in those places has been usually taken.

By K. on the information of the treasurer,

1305.

Membrane 6—cont.

To the same. Order to cause wood to the value of 20*l.* to be sold by the view and testimony of Henry de Screvyn and Thomas Russel, the king's foresters of fee there, in the king's woods within his chace of Knaresburgh, in places where this may be done most conveniently and to the least damage of the king, and to expend the money in completing the works of the king's great hall there and of the malt-kiln (*toralis*) in the castle, and in covering with lead the allures (*aluras*) and gutters (*guteras*) over (*ultra*) the new gate there.

June (*sic*) 17
Chichester.

To Lambert de Trikingham, guardian of the archbishopric of York during the voidance of the see. Order to cause sixty-two bucks of the best venison (*de meliori pinguedine*) of the coming (*instantis*) season to be taken and to be well prepared and sent to the king at London. [Prynne, *Records*, iii, p. 1115.]

Oct. 18.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the lands that belonged to William de Trendring, as the king learns by an inquisition taken by the escheator that William at his death held no lands of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

Oct. 15.
Westminster.

To the same. Order not to distrain John, son and heir of Robert le Butiller, for his homage for the lands that his father held of the king in chief, as the king has taken his homage.

By p.s.

To Richard Oysel, escheator beyond Trent. Order to cause John Prat of Scotland, lately the king's enemy and rebel, to have seisin of his lands, as the king has admitted him to his peace and pleasure in accordance with the form granted by him to men of that land, and has moreover taken his homage for his lands, which were taken into the king's hands by reason of his enmity and rebellion.

By K. on the information of R. de Cotingham.

MEMBRANE 5.

Oct. 18.
Westminster

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Ralph de Boneye, deceased.

Oct. 18.
Westminster.

To the sheriff of Surrey. Order to supersede the execution of the exigents or outlawry of John Neyrnuyt, William Neirnuit, Richard de Trowe, of the New Forest, William de Draycote, bailiff of La Berton of Wherewell, John Furmage and Richard de Opton, who were put in exigent to be outlawed before Peter Mallorre and John Dabernoun, the king's justices appointed to hear and determine the trespasses committed in the park of Hugh le Despenser at Wokkyng, because they did not come before the justices to answer to Hugh, as the king has granted to Hugh what pertains to him of the punishments, imprisonments, ransoms and all emends for trespasses committed in the said park, and the aforesaid men have satisfied Hugh for the trespasses, as Hugh has acknowledged before the king in his court.

Oct. 16.
Westminster.

Stephen de Appeltrefeld, Brian de Turbervill and Laurence, his brother, William le Frensh, Robert, John and William, his sons, Henry Gussiche, William Angetil, Ralph de la Hide, Geoffrey de la Dene, John de Bromyngges, Albinus le Alblaster, Richard de Portes, John de Chidiok, Richard son of John Gentil, Roger de la Dene, Roger, Henry and Robert, his sons, and John son of John Elys have like letters to the aforesaid sheriff.

By the testimony of Hugh le Despenser.

1305.

Membrane 5—cont.

Nov. 6. Geoffrey le Foxhunte and Ralph Waspray have like letters to the said
Westminster. sheriff.

By the testimony of Robert de Harwedon, supplying the place
of the said Hugh.

Oct. 18.
Westminster.

To the treasurer and chamberlains. Order to cause John de Britannia, the king's nephew, to have 511*l.* 5*s.* 11½*d.*, which are lacking to him of the 1000*l.* yearly of the money current in this realm granted to him by the king on 1 August, in the twenty-seventh year of his reign, to be received at the exchequer for the maintenance of him and of his household, and to cause him to have the arrears thereof, which sum is still lacking to him beyond the 488*l.* 14*s.* 0½*d.* yearly afterwards assigned to him by the king as follows: the manor of Bywell, co. Northumberland, which is extended at 70*l.* yearly; the manor of Wodehorn, in the same county, which is extended at 24*l.* yearly; the manor of Driffeld with its hamlets, co. York, which is extended at 68*l.* 10*s.* 4½*d.* yearly; two marks yearly of rent in the manor of Hikelton, in the same county; the town of Torkeseye, co. Lincoln, which is extended at 25*l.* 15*s.* 7*d.* yearly; 28*s.* of rent in the town of Alkebarewe, in the said county; 67*s.* yearly of rent in the town of Beltisford, in the same county; two carucates of land in the town of Staunford, in the same county, which are extended at 10 marks yearly; 100*s.* yearly of rent in the town of Wadington, in the same county; land and rent in the town of Repindon, co. Derby, which are extended at 6*l.* 3*s.* 6*d.* yearly; the castle of Foderyngeye with Nassington and Yarewell, co. Northampton, which is extended at 162*l.* yearly; 9*s.* yearly of rent in the town of Great Styvechley, co. Huntingdon; 6*s.* 9½*d.* yearly of rent in the town of Baldewynho, in the said county; two marks yearly of rent in the town of Brampton, in the same county; 8*s.* yearly of rent in the town of Great Paxton, in the same county; 4*s.* from the view of frankpledge in the town of Little Paxton, in the same county; 57*s.* 2*d.* yearly of rent in the town of Huntingdon; 4*l.* yearly of rent in the town of Wyssingden, co. Rutland; 16*s.* yearly of the ferm of 60 acres of land that Master Robert Luterell holds in Sondersoken, in the same county; a suit at the court of Huntingdon from the town of Bissebrok, which is extended at 2*s.* yearly; the manor of Kempeston, co. Bedford, which is extended at 22*l.* 6*s.* 8*d.* yearly; 20*l.* of the ferm of the manor of Tottenham, co. Middlesex, which William Persone holds of the king's commission; 100 marks of the ferm of the Half Hundred of Ludynglond, co. Suffolk, which John Aleyn of Yarmouth holds at the king's will by his commission: which altogether are extended at 488*l.* 14*s.* 0½*d.* and which the king granted to John by the said extents to hold from Michaelmas following the date of his grant of the 1000*l.* during the king's pleasure, together with the ferms, rents and other issues of the term of the said Michaelmas.

_____ To the sheriff of Southampton. Order to cause to be bought hay and
_____ oats for the king's colts now staying at Odyham, and for others that the king will send to stay there, and to cause the wages of their keepers to be paid.

Vacated, because above.

Oct. 18.
Westminster.

To William de Bevercote, chancellor of Scotland. Whereas the king has given to the prior and convent of St. Andrews twenty oaks fit for timber in the forest of Clacmanan, for the repair of their houses of the priory; the king orders the said chancellor to give orders to the keeper of the said forest by letters under the king's seal of that land to cause the prior and convent to have the said oaks.

By K. and pet. of C.

Membrane 5—cont.

1305.

Oct. 19.
Westminster.

To John de Sandale, chamberlain of Scotland. Order to cause the abbot of Jeddeworth to have in the king's forest of the Plateir, near Forfare, twenty oaks fit for timber for the repair of the church of Rustinoth and of their other houses of that cell, which were wasted and burnt by the war in Scotland. By pet. of C.

Oct. 18.
Westminster.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Isabel, late the wife of Robert de Scales, tenant in chief, the manor of Neuseles, co. Hertford, a moiety of a manor in Haselingfeld, co. Cambridge, that belonged to Stephen de Somery, and certain lands in Middelton, co. Norfolk, all of which the escheator has taken into the king's hands by reason of Robert's death, and to deliver to her the issues thereof received since the premises were taken into the king's hands, as the king learns by inquisition taken by the escheator that Robert and Isabel were jointly enfeofed by Robert Burnel, late bishop of Bath and Wells, of the manor of Neuseles, and by William de Monte Caniso of Edwardeston and Peter Pycok of the said moiety of a manor, and by Richard de Weyland and Joan, his wife, of certain tenements in Middelton, to have to them and Robert's heirs, and that Isabel continued her seisin thereof jointly with Robert in peace from the time of the feoffments until the day of his death, and that the manor of Neuseles is held of the king as of the honour of Boulogne, which is in the king's hands, by the service of one knight's fee, and that the moiety of the manor of Haselingfeld is likewise held of the king by the service of a quarter of a knight's fee, and that the tenements in Middelton are held of Robert de Monte Alto by the service of a quarter of a knight's fee, and the king has taken her fealty for the manor and moiety.

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Constance de Byerne to be acquitted of 110*l.* yearly wherewith the manor of Whetleye is charged at the exchequer from 10 November, in the twenty-third year of the reign, when the king caused the lands of aliens of the power of the king of France in his realm to be taken into his hands, by reason whereof the castle and honour of Tykhull and the manors of Whetleye, Gringeleye and Frodesham were taken into his hands because Constance adhered to the king of France, until 25 November, in the thirty-third year of his reign, when he restored the castle, honour and manors to her, as appears by inspection of the rolls of his chancery.

Oct. 20.
Westminster.

To the guardians of the archbishopric of York during the voidance of the see. Order to cause John de Cave to have in the archbishop's park of Beverley four oaks fit for timber, of the king's gift. By pet. of C.

Oct. 16.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the bailiffs of the town of Scardeburgh to be acquitted of 13*l.* 11*s.* 2*d.* in the ferm of that town. which sum they paid to John Sampson, constable of Scardeburgh castle, in pursuance of the king's order to them to pay to John 2*d.* a day for the maintenance of William Stote of Dundovenal, John Ofthehull of Fauside, John le Taillur, of Gobisk', and Henry de Stryvelyn, Scots, who held the castle of Stryvelyn against the king and afterwards submitted to his grace and pleasure, and whom the king ordered John to receive from John Balant, master of the ship called '*la Katherine*,' of Saltcotes, from 6 November, in the thirty-second year of the king's reign, upon which day the Scots were first received into the said castle, for so long as they should remain in the castle, which order the king issued because there are no issues of the castle whence the money could be paid, as he had previously ordered John to do, and the

1305.

Membrane 5—cont.

bailiffs have paid this sum to John from the said 6 August (*sic*) until Michaelmas, in the thirty-third year of the reign, as John has acknowledged before the king in chancery.

Oct. 20.
Westminster.

To the same. Order to cause the bailiffs of the town of Scardeburgh to be acquitted of 10*l.* yearly of their ferm during the lifetime of the said John Sampson, provided that the treasurer and barons satisfy themselves that the bailiffs have paid this sum to John, as the king, on 8 December last, for the ease and quiet of John, to whom he had granted the custody of the castle of Scardeburgh for life, so that he should receive therefor 10*l.* yearly at the exchequer, in the same manner as Ralph son of William, the late constable, was wont to receive for the custody, granted that John should receive this sum yearly for life from the ferm of the said town by the hands of the bailiffs, as contained in his letters patent to John, [*Calendar of Patent Rolls, 1301-1307, p. 871*], and he ordered the bailiffs to pay to John this sum yearly.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Emma, late the wife of Thomas de Gorges, tenant in chief, certain tenements in Shupton Maureward, co. Dorset, which the escheator has taken into the king's hands by reason of Thomas's death, and to deliver to her the issues received thence since the tenements were taken into the king's hands, as the king learns by an inquisition taken by the escheator that Thomas and Emma were jointly enfeoffed of the tenements by William de Gorges, brother of Thomas, to have to them and the heirs of Thomas, and that she continued her seisin jointly with Thomas in peace until his death, and that the tenements are held of the king in chief as of the honour of Christ Church, Twynham, which is in the king's hands, and the king has taken her fealty for the tenements.

Oct. 20.
Westminster

To Robert de Clifford, supplying the king's place in the forest of Selkirke. Order to cause R. bishop of Glasgow to have in the king's forest of Maddesley fifty oaks fit for timber.

By pet. of C.

Oct. 18.
Westminster.

To John Wogan, justiciary of Ireland. The king learns from the complaint of Emma, late the wife of John de Kent, that whereas she was enfeoffed jointly with John of four carucates and forty two acres of land in Renagheston, Molineston and Routheston, to be held of Ralph Pipard, as may appear to the justiciary by the charters that she has shown before the king in chancery, and she continued her seisin thereof until John's death, certain of the king's ministers of those parts, under colour of the king's lordship that afterwards came to his hands by a deed of the said Ralph, took the land into the king's hands after John's death when Emma was in England: the king orders the justiciary to cause an inquisition to be made as to the truth of the premises, and if he find by it that these things are as stated and that the land was taken into his hands for this reason only, to deliver it to Emma without delay after taking her fealty for it, unless there be a reasonable cause why the justiciary ought not to do this without consulting the king.

MEMBRANE 4.

Oct. 25.
Westminster.

To Robert de Clifford, keeper of the king's forest of Selkirk. Order to cause the abbot and convent of Meuros to have in that forest forty oaks fit for timber, of the king's gift, for the rebuilding of the church and houses of their abbey, which were lately burnt.

By K. and pet. of C.

Membrane 4—cont.

1305.
Oct. 26. To John de Everdon, keeper of the king's exchange at London.
Westminster. Richard (*sic*)* le Convers of London, goldsmith, has besought the king by his petition to cause to be paid to him 54*l.* 11*s.* 4*d.* [due] to him for sixteen silver gilt cups that the king caused to be bought for the use of Queen Margaret, his consort, by John de Drokenesford, keeper of his wardrobe, John de Godelee and John de Sandale, later keeper of the said exchange, in the thirtieth year of his reign: the king, being certified by the testimony of John de Drokenesford and John de Sandale that the cups were bought for the queen's use for the aforesaid sum, orders the keeper to cause Richard to be satisfied for the cups from the first issues of the exchange after Christmas next by the view and assignment of John de Drokenesford, charging the latter with this sum in his account.
By pet. of C. [468.]
- Oct. 18. To Walter de Glouc[estria], escheator this side Trent. Order to cause
Westminster. dower to be assigned to Amice, late the wife of Henry de la Pomeray, tenant in chief, upon her taking oath that she will not marry without the king's licence.
- Oct. 6. To the treasurer and barons of the exchequer. Order to cause the
Westminster. abbess of Wilton to be acquitted of 10*l.* exacted from her for the scutage for one knight's fee for the king's army of Wales in the fifth year of his reign, as she paid into the wardrobe to Master Thomas Bek, late keeper thereof, on Sunday after SS. Peter and Paul in the said year, 40 marks by which she had made fine for the service of one knight's fee, which she then acknowledged to the king in that army, as contained in the king's letters patent of acquittance made to her.
- Oct. 16. To Walter de Glouc[estria], escheator this side Trent. Order not to
Westminster. intermeddle further with the lands and rents specified below, which he has taken into the king's hands by reason of the death of Thomas de Baltesham, tenant in chief, as the king learns by an inquisition taken by the escheator that Thomas held in the town of Braundeston, co. Northampton, certain tenements for life of Nigel de Kevellyngwrth and Alice, his wife, by the service of a pair of spurs, to wit a garden, 120 acres of arable land, nine acres of meadow, a several pasture, and 80*s.* yearly of rent to be received from three villeins, 7*s.* of yearly rent from two cotmen (*coteman*'), 4*s.* yearly of rent from a bakehouse, and in the town of Staverton 17*s.* 4*d.* of rent and a rent of four hens and a pound of pepper, and that the tenements ought to revert after Thomas's death to Nigel and Alice, to hold to them and the heirs of their two bodies.
- Oct. 20. To the said escheator. Order to deliver to Nigel and Alice the issues
Westminster. received by him from the said tenements.
- Oct. 27. Thomas son of Thomas de Braunthwayt, imprisoned at Carlisle for the
Westminster. death of John de Braunthwayt, wherewith he is charged, has letters to bail him until the first assize.
- Oct. 26. To the sheriff of Hereford. Order to cause a coroner for that county to
Westminster. be elected in place of Richard de Mauns, whom the king has caused to be removed from office because he has no lands.
- Oct. 26. To Duncan de Ferendraght, keeper of the king's forest of Buthyn.
Westminster. Order to cause John Comyn, earl of Boghan, to have six hinds and twenty-five oaks fit for timber in the said forest, of the king's gift.
By pet. of C.

* Called *Robert dit le Convers* in the petition.

1305.

Membrane 4—cont.

To Robert de Brus, earl of Carrik, keeper of the king's forest of Laundmorgun. Order to cause John de Spanyding, canon of the church of Elgyne, to have in that forest twenty oaks fit for timber, of the king's gift.
By pet. of C.

To the same, keeper of the king's forest of Kyntorre. Order to cause John Comyn, earl of Boghan, to have in that forest six hinds and twenty-five oaks fit for timber, of the king's gift.
By K. and pet. of C.

Oct. 28. To the treasurer and barons of the exchequer. Order to cause John Westminster. de Cretyng, son and heir of Adam de Creting, knight, to be acquitted of 220 marks exacted from him because his father received this sum from the king in his wardship as a loan at the time when Adam [began] his journey into Gascony by reason of the war there, as John has besought the king by his petition to show him favour in this behalf, and the king has pardoned him this sum.

By pet. before K. [410] on the information of J. de Kirkeby.

Nov. 2. To John de Sandale, chamberlain of Scotland. Order to pay to the Westminster. prior and convent of Durham from the issues of that land the arrears of 40*l.* granted to them by the king's letters patent from the exchequer of Berwick-on-Tweed, and to pay this sum to them yearly henceforth, as the king granted this sum to them yearly until they should be provided by him or his heirs with a benefice in Scotland whence they could receive this sum yearly after the deduction of costs and expenses, which grant the king made to them on condition that they and their successors shall distribute on each of the two feasts of St. Cuthbert 1*d.* each to three thousand poor and shall bear divers other charges yearly, as contained in the said letters [*Calendar of Patent Rolls, 1292-1301*, p. 204] and they have intimated to the king by their petition before him and his council that they have not yet been satisfied for the arrears of the rent from the twenty-fourth year of the reign, although they have borne all the said charges.
By pet. of C.

Nov. 4. To the sheriff of Salop. Order to cause Hugh de Shenton to have Westminster. seisin of a messuage and of a moiety of a virgate of land in Shenton, as the king learns by an inquisition taken by the sheriff that the messuage and moiety, which Bernard de Shenton, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that Bernard held them of Hugh, and that the township of Shenton has had the king's year and day thereof, for which it ought to answer to the king.

To the same. Like order concerning a messuage and a moiety of a virgate of land in Shenton, which Adam de Shenton, who was outlawed for felony, held.

Nov. 4. To Walter de Glouc[estria], escheator this side Trent. Order not Westminster. to intermeddle further with the lands that belonged to Robert Bardolf, as the king learns by an inquisition taken by the escheator that Robert at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

————— To Master John de Everdon, keeper of the king's exchange at London.
—— — Certain goldsmiths of London have besought the king [to cause them to be satisfied] for the money due from him to them for certain silver cups and divers other jewels [bought from them] in the thirtieth year of his reign by John de Drokenesford, keeper of the wardrobe, John de Godele and John de Sandale, then keeper of the exchange——[*Incomplete*].

1305.

*Membrane 4—cont.*Oct. 16.
Westminster.

To John de Britann[ia], supplying the king's place in Scotland, and to John de Sandale, his chamberlain of that land. Whereas Alexander de Abernythy—to whom the king, at Michaelmas, in the thirty-first year of his reign, during the war in Scotland, committed the custody of all his land aforesaid from the water of Forthe to the mountains of that land—incurred many costs and expenses in such custody in those parts in the retaining of many armed men on horse and on foot, as the king learns, which the king wills shall be allowed to him: he therefore orders them to enquire the truth as to the retaining and the number of the armed men, and for what time he had the custody, and as to his costs and expenses during that time, and to cause him to be satisfied for what shall be agreed upon between them and him.

Oct. 20.
Westminster

To Richard Oysel, bailiff of Holdernesse. Order to cause tithes to be given from the issues of the king's mills in his bailiwick to the parsons of the churches in whose parishes they are situate, in the same manner as the magnates of the realm and the men of those parts give tithes of the issues of their mills.

By p.s.

[Prynne, *Records*, iii, p. 1106.]Oct. 20.
Westminster.

To Nicholas Fermbaud, constable of Bristol castle. As the king wills that Owen (*Audoenus*) son of David ap Griffyn, who is in the constable's custody in that castle, shall be kept henceforth more securely than he has been heretofore, he orders the constable to cause a strong house within the castle to be repaired as speedily as possible, and to make a wooden cage (*cageam*) bound with iron in that house in which Owen can be enclosed at night.

Oct. 20.
Westminster.

To the justices next in eyre for common pleas in co. Typerar[y]. Order to adjourn all pleas and matters touching Otto de Grandisono, who is [intending] the king's special affairs in parts beyond sea by his order, and his tenants in that county before them in their eyre until near the end of the eyre, provided that they be determined during the eyre.

MEMBRANE 3.

Oct. 20.
Westminster

To William Martyn and his fellows, justices to hear and determine felonies and trespasses in cos. Somerset and Dorset. Notification that the king has pardoned Simon de Monte Acuto the 100 marks at which his chattels, which were taken into the king's hands because he did not come before them to answer for the felonies and trespasses whereof he was indicted before them, [were appraised], and order to cause him to be acquitted of this sum, provided that he come before them and stand to right concerning the felonies and trespasses aforesaid.

By pet. of C. [490.]

Oct. 20.
Westminster.

To Ralph de Sandwyco, constable of the Tower of London. Order to deliver Walter de Brenterugg, imprisoned in the Tower for receiving certain malefactors in the chace of Worth, which is in the king's hands by reason of the minority of the heir of John de Warennia, late earl of Surrey, tenant in chief, to mainpernors who shall mainpern to have him before the king at the king's will or before Hugh le Despenser, justice of the Forest this side Trent, to answer to the king for the receipt aforesaid, any order previously sent to him by writ of privy seal notwithstanding.

By K. on the information of R. de Cotyngh[am].

1305.

Membrane 8—cont.

To John de Sandale, chamberlain of Scotland. The king, willing that the issues arising from the custom of a ferry (*passagii*) at Strivelyn shall be converted to the repair of the bridge there, which is fallen down. he orders John to cause all the said issues to be assigned to the repair of the bridge by the view and testimony of William, constable of Stryvelyn.

Oct. 28.
Westminster

To the constable of the castle of Lewes. Peter de Ponton has shown the king by his petition that whereas he has been long imprisoned in that castle for certain trespasses in the chaces that belonged to John, late earl of Surrey, at Cleres charged against him by William de Borghersh, his rival, and he has besought the king to cause him to be released by mainprise until the next parliament: the king, as Peter has found before him in chancery as mainpernors Geoffrey son of Alan de Stok and John, his brother, of co. Essex, Hugh de Quappelade of co. Lincoln, and John son of John de Derby, of co. Derby, who have mainperned to have him before the king at the said parliament to do and receive what the king shall cause to be ordained by his council, orders the constable to cause Peter to be delivered from the said prison.

By pet. of C. [494.]

Oct. 24.
Westminster.

To Isabel de Vescy, keeper of the king's castle of Baunburgh. Order to cause the king's houses and the mills of the castle to be repaired.

To the treasurer and barons of the exchequer. Whereas the king, on 9 December, in the twenty-seventh year of his reign, committed to John de Sandale the manor of Bergh[by], which belonged to Stephen de Peissun, a Scot, the king's enemy and rebel, for five years from Michaelmas preceding, rendering therefor 20 marks yearly to the exchequer, and afterwards, on 10 February, in the thirty-first year of his reign, the king, for 140 marks that John paid into the wardrobe to John de Drokensford, keeper of the same, granted to the said John de Sandale the said manor, for seven years from the preceding Michaelmas, as contained in his letters patent to John [*Calendar of Patent Rolls, 1301-1307, p. 116*]: the king orders them to cause the said John to be acquitted of the said 20 marks yearly from Michaelmas preceding the said 10 February.

Oct. 24.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Whereas it is found both by an inquisition taken by the escheator and by the examination of Peter, son and heir of John Chaumpeneys, before the king's council that Peter is not an idiot, the king orders the escheator to deliver to Peter all his lands, which he took into the king's hands by reason of the fatuity charged against him, together with everything received thence since they were taken into the king's hands.

By C.

Nov. 7.
Westminster.

To the sheriff of Cambridge. Order to attach by their bodies Thomas Peache, Roger Tamery, Nicholas Bach, Robert Houel, Philip Colevill, Warin de Bassingburn, John de Exning, Walter de Orewell, John de Hunton and Henry Chaumberleyn of Bek', and to cause them to be kept in prison until otherwise ordered by the king by letters under his privy seal, as the late king by his charter, which the king has confirmed, granted to the masters and scholars of the university of Cambridge that no tournaments, adventures, jousts or the like sports (*hastiludia*) shall be held in that town or within five miles of it, and he inhibited any one of his realm under pain of grievous forfeiture from tourneying, making jousts, or seeking adventures or other such sports within the town or elsewhere within five miles of it, and the aforesaid men, although the mayor of the town has inhibited them and others who lately caused jousts to be proclaimed in the town from making any jousts contrary to the tenor of the said charter and confirmation,

1305.

Membrane 8—cont.

have nevertheless presumed to make jousts near the town to the king's contempt and to the disturbance of the peace and quiet of the said masters and scholars. If any of them cannot be found in the sheriff's bailiwick, he is enjoined to certify the king of their names and of the places where they are dwelling.

By K.

[*Fœdera* ; Prynn, *Records*, iii, p. 1100.]Nov. 22.
Caversham.

To Ralph de Hengham, chief justice of the Bench. As certain of his fellows, justices of the Bench, are intending by the king's order the hearing and determining of divers trespasses against the king's peace in divers counties, so that they cannot intend the pleas in the Bench, the king wills that Henry de Gildeford, his clerk, shall intend the pleas together with Ralph at least until the next parliament or until the king shall cause other order to be made, and he orders Ralph to admit Henry to this as his fellow.

By p.s.

Oct. 28.
Westminster.

To Lambert de Trikyngham and John de Byrun, guardians of the archbishopric of York during the voidance of the see. Order to cause to be paid to the dean and chapter of St. Peter's, York, 60s. yearly from the time when the guardianship of the archbishopric came to the hands of the said guardians by the king's commission for so long as they shall have the guardianship, as the king lately, at the suit of the dean and chapter—suggesting that they ought to receive 60s. of yearly rent from the issues of the manor of Patryngton, which is of the archbishopric aforesaid, and that they have heretofore received this sum by the hands of the archbishops, and that the guardians have detained this sum from them since the time when the guardianship of the archbishopric came to their hands, and that they refused to pay it,—ordered them, if they should ascertain that this yearly sum was due to the dean and chapter and that it was paid to them in the times of the archbishops, to cause them to have this rent during their guardianship, and they have done nothing in the matter, although it appeared evident to them by the inquisition made by them concerning the payment that the rent was wont to be paid to the dean and chapter from time out of mind in the times of the archbishops, as the guardians have signified to the king.

Nov. 8.
Westminster.

To the sheriff of Sussex. Order to supersede entirely the demand made in the lands that belonged to Giles de Pleyz, deceased, tenant in chief, which are in the custody of Henry de Guldeford, king's clerk, by the grant of Queen Margaret, to whom the king committed the wardship of the lands during the minority of Giles' heir, who is in the king's wardship, for the scutage for the use of the executors of the will of John de Warrenna, late earl of Surrey, tenant in chief, as, although the king ordered the sheriff to cause the executors to have scutage of the knights' fees that were held of the earl because the earl had his service with the king in his armies of Scotland in the twenty-eighth and thirty-first years of his reign, the scutage being 4*l.* for each fee (*scuto*) that is 40s. for each fee for each army, it was not, and is not, the king's intention that the scutage shall be levied from the lands of heirs who are minors in his wardship.

Nov. 7.
Westminster.

To the treasurer and chamberlains. Order to deliver all privileges granted to the king or his progenitors, kings of England, by the popes that touch in any way his estate or that of his realm that are in the treasury under their custody to Robert de Cotyngnam, controller of the wardrobe, by indenture to be made between them and him, to be brought to the Tower of London, there to be kept under Robert's seal and the

1305.

Membrane 8—cont.

seal of Adam de Osgodeby, keeper of the rolls of the chancery, and of their successors in those offices, as the king for certain causes wills that the privileges shall be deposited and kept at the Tower. [Prynne, *Records*, iii, p. 1074; Ryley, *Placita*, p. 502.]

Oct. 26.
Westminster

To Henry Spygurnel, Gilbert de Knovill, Roger de Bella Fago and Thomas de la Hide. Whereas the king has appointed them his justices to enquire in cos. Devon, Somerset, Dorset, Hereford, Worcester, Salop, Stafford, Wilts and Southampton concerning homicides, robberies, fires and other felonies and trespasses against the king's peace and to hear and determine these felonies and trespasses, as contained in his letters patent, and they have superseded the hearing and determining of certain felonies and trespasses committed in those counties after Easter last by reason of a certain indenture delivered to them at the exchequer, as the king learns: he orders and enjoins them to hear and determine felonies and trespasses against his peace committed both after and before the said feast and those that shall be committed before the Ascension next, in accordance with the tenor of the letters aforesaid.

Nov. 7.
Westminster.

To the sheriff of Leicester. Order to deliver William Husewyf of Louseby, clerk, from prison at Warwick, as the king, compassionating his poverty and considering that he has been in that prison for a year for a re-disseisin made by him upon William Burdet of a tenement in Louseby, has pardoned him what pertains to him for the re-disseisin aforesaid.

To the sheriff of Salop and to the coroners of that county. Order to cause Richard, parson of the church of Hope Boulers, to have from that township his chattels, which were taken into the king's hand upon his being charged with theft before William Inge and Roger de Suthcote and their fellows, justices appointed to deliver Shrewsbury gaol, and which the king ordered the sheriff to cause to be restored to Richard with his lands because he had purged his innocence before W. bishop of Coventry and Lichfield, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the sheriff has signified to the king that the aforesaid chattels were delivered by the justices to the said township to answer for them before the justices at the first assize when they come to those parts, and that the chattels never (*unquam*, rectius *nunquam*) came to his hands, so that he could not restore them to Richard, and it is found by the record of the said William and Roger and their fellows, which the king has caused to come before him, that the township was charged with the said chattels to the value of 49s. 6½d. in form aforesaid by William and Roger and their fellows, and that Richard had not fled by reason of this indictment.

Nov. 1.
Westminster.

To Richard Oysel, escheator beyond Trent. Order to cause dower to be assigned to Maud, late the wife of William Gobaud, tenant in chief, in the presence of William's heirs, upon her taking oath that she will not marry without the king's licence.

Nov. 12.
Chertsey.

Like order to Walter de Glouc[estria], escheator this side Trent.

MEMBRANE 2.

Nov. 7.
Westminster.

To the sheriff of Surrey. Order to supersede entirely the execution of the exigent in which Thomas Roleg was placed for breaking the park of Hugh le Despenser, justice of the Forest this side Trent, at Wocking and for taking and carrying away deer in that park against Hugh's will, as

1305.

Membrane 2—cont.

Hugh, to whom the king granted the fines, ransoms and amercements of those who should be convicted of breaking that park, has testified before the king in chancery by Robert de Harewedon, who supplies his place in England, that Thomas has satisfied him for breaking his park aforesaid and for taking deer in it.

Nov. 7.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Whereas the king lately, at the suit of John de Segrave, to whom he had committed the custody of two parts of the lands that belonged to Hugh de Plessetis, tenant in chief, during the minority of Hugh's heir—suggesting that Margaret, late the wife of Hugh, had usurped certain lands in the manor of Hognorton beyond the dower assigned to her in that manor,—ordered the escheator to take into the king's hands the lands thus usurped, so that he should answer to the king for the issues thereof until further orders; by reason of which order the escheator has ejected Margaret from divers tenements in that manor, and she afterwards appeared in chancery in person and asserted that all the manor, with the exception of 36s. 11½d. of rent in it, had been assigned to her in dower by the escheator by the king's order and that she had made no usurpation, and this she offered to verify by the said assignment returned into chancery; and upon this matter being fully examined before the king's council and upon its being found by the assignment aforesaid that the manor, with the exception of the rent aforesaid, was assigned to her in dower, so that she had made no usurpation, it was agreed by the council that the lands thus taken into the king's hands, together with everything received thence from the time when it was taken into the king's hands, shall be restored to Margaret, to be held according to the assignment aforesaid until both the two parts and the dower shall have been measured and extended, so that justice shall be done to the said parties by that admeasurement and extent: the king therefore orders the escheator to deliver to Margaret all the said lands, together with everything received from them since they were taken into the king's hands.

Oct. 24.
Westminster.

To the sheriffs of London. Order to pay in the presence of John de Drokenesford, keeper of the king's wardrobe, who is to be warned by them for this purpose, 150*l.* from the first moneys that shall be levied of the ferm of the city to divers men of the city, as the king lately sent certain soldiers (*homines stipendiarios*) of Gascony in his service to Scotland, who were then staying in the city, and for 150*l.* in which they were indebted to divers men of the city for victuals and necessities taken by them by the ordinance of John de Britannia, the king's nephew, Amaneus de la Bret, John de Drokenesford, John de Sandale, and Ralph de Manton, deceased, then cofferer of the wardrobe, certain of the king's wages were placed in the house of Manekin le Armurer, citizen of that city, to be kept until a certain day, now past, before which day the king promised to satisfy the men of the city for the said 150*l.*,* an indenture [witnessing] the delivery of the wages [being] made between the said John, Amaneus, John, John, and Ralph and the said Manekin, Alan de Suff[olkia], Walter Fraunceis, William de Hallingbury, Richard le Ceynturer, and Richard le Barber, citizens of the said city.

By pet. of C.

Oct. 28.
Westminster

To Robert de Clifford, justice of the Forest beyond Trent. Order to cause J. bishop of Carlisle to have in the forest of Ingelwode twenty oaks fit for timber, of the king's gift.

By pet. of C.

* There seems to be an omission here.

Membrane 2—cont.

1305.

Nov. 6.
Westminster.

To Ralph de Sandwyco, constable of the Tower of London. Order to cause William Colle of Derby, imprisoned in the Tower for the death of Ranulf de Wandesleye, who was slain in co. Nottingham, whereof he is indicted, to be taken at his own charge to Nottingham to be delivered to the sheriff of Nottingham, whom the king has ordered to receive him from Ralph and to cause him to be kept in prison there until he shall be delivered in accordance with the law and custom of the realm. By K.

Mandate in pursuance to the sheriff of Nottingham.

By K.

To the treasurer and barons of the exchequer. Order to cause Hugh de Audeleye to be acquitted of 50*l.* that he received as a loan from the king's wardrobe for buying armour and other his necessaries on his journey (*recessu*) to Gascony, as Hugh has petitioned the king to show him favour concerning this, and the king accedes to his request in consideration of his good service in Gascony.

By pet. of C.

To Nicholas Fermbaud, constable of Bristol castle. Order to cause Bogo de Knovill, the elder, to have yearly during his life 100 quarters of wheat and six tuns of wine from the issues of the constable's bailiwick, as the king has granted the said wheat and wine to Bogo for his good service.

Nov. 7.
Westminster.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Geoffrey le Engleys, deceased.

Nov. 7.
Westminster.

To the treasurer and barons of the exchequer of Dublin. Notification that the king has granted to John de Seleby, his serjeant, that he may pay the 2*l.* marks that he acknowledged that he would pay for the merchants of Lucca by reason of certain houses in Dublin sold to him by them at the said exchequer in part payment of the debts due to the king by the merchants, by 4 marks yearly during the king's pleasure, and order to cause him to have these terms and to cause this to be so done and enrolled.

By C.

Nov. 12.
Staines.

To John de Dovedale, keeper of the manor of Baghton, co. Sussex. Order to permit the abbot of Begeham to receive one oak and one beech in the wood of Clenrugg, which is within the bounds of the forest of Asshedoune of the honour of L'Aigle, which came to the king's hands by escheat, and to have twenty swine in the forest quit of pannage, as the king lately, at the abbot's petition—suggesting that he ought to have these things by the charter of Gilbert, formerly lord of that honour, and that Richard, the late abbot, his immediate predecessor, and all other his predecessors were wont to have and receive such profits, and that he has been unduly hindered in this respect by John—ordered the truth to be enquired by the bailiffs of his said (*sic*) consort, and he learns by the inquisition taken by them that the aforesaid Richard and his predecessors, abbots of that place, were seised of the said oak and beech and of the twenty swine quit of pannage in the wood and forest aforesaid of the gift of the said Gilbert, until Walter de Bestane, then bailiff of the honour, in the twenty-first year of the reign hindered the said Richard from receiving these things by reason of his bailiwick, and that the abbot has been thus hindered for twelve years.

Nov. 7.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Ingelram Belet and Avicia, his wife, daughter and heiress of Robert Bardolf, the issues received by him from the lands that belonged to Robert, as the king ordered the escheator not to intermeddle further with

1305.

Membrane 2—cont.

the lands that belonged to Robert at his death because it was found by an inquisition taken by the escheator that Robert at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king.

Nov. 7.
Westminster.

To the treasurer and barons of the exchequer. Order to search the rolls of the exchequer and, if they find that the abbess and nuns of Préaux received 100s. yearly by the hands of the sheriffs of Southampton of established alms before the war between the king and the king of France and that the sheriffs had allowance therefor, to cause the abbess and nuns to have the said alms from the day when peace was re-established between the king and the king of France, as the abbess and nuns have shown the king by their petition before him and his council that they had been wont from time out of mind to receive the alms aforesaid before the war, and they have besought the king to order that the alms shall be paid to them from the day when peace was re-established.

By pet. of C. [14851.]

Nov. 18.
Wingrave.

To Walter de Glou[cestria], escheator this side Trent. Order to cause Thomas, son and heir of Henry de Welles, to have seisin of his father's lands, as he has proved his age, as appears to the king by the proof returned into chancery, and the king has taken his homage.

By p.s. [5457.]

Nov. 8.
Westminster.

To John de Sandale, chamberlain of Scotland. Order to permit the executors of the will of John Burdun, late sheriff of Berwick-on-Tweed, to have administration of all the goods and chattels that belonged to him, for the execution of his will, as the king granted to John, for his good service, that the executors of his will should have full administration of his goods and chattels, so that they should not be aggrieved or molested by reason of any account or of debts of John at his death for the time when he was sheriff of that county, and that the king would look to (*capiemus ad*) the lands that belonged to John and to his heirs for such account and debts.

By pet. of C.

Nov. 10.
Westminster.

To the mayor and bailiffs of Oxford. Whereas the king has given licence by his letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 310], to the master of the House of the Scholars of Balliol at Oxford and to the scholars thereof that they may receive a messuage and nine shops in Oxford that Master William Burnel, late provost of the church of Wells, bequeathed to them, from the executors of William's will, which will has been proved before the mayor and bailiffs in their court in due manner, as it is said: the king orders them, if the messuage and shops have been thus left to the master and scholars and if the will have been proved before them, to deliver the messuage and shops to the master and scholars, to be held according to the form of the legacy and of the probate and also according to the custom of that town and according to the king's licence aforesaid. [*Fædera*; Prynn, *Records*, iii, p. 1101.]

The like to the bailiffs of Queen Margaret in the said town. [*Ibid.*]

MEMBRANE 1.

Oct. 22.
Westminster.

To Fulk Lestrage (*Extraneo*), keeper of the lands that belonged to Richard son of Alan, late earl of Arundel, in co. Salop, and in the parts of Wales. Order to deliver to John de Sibeton 100s. yearly of rent in the town of Acton Rounde, in the said county, together with the issues

1305.

Membrane 1—cont.

thereof received by Fulk since the rent was taken into the king's hands, as—although it was found by an inquisition taken by Walter de Glouc[estria], escheator this side Trent, that the earl long before his death demised to John for life the said rent, to be received from the following tenants, to wit from Thomas Nichole of Mekeley 20s., from Roger le Kyng 20s., from William Abovetoun 20s., from Maud Candilan 20s., from Richard de Candilan 20s., without obtaining the king's licence, and that the rent was taken into the king's hands after the earl's death with his other lands because it is held of the king by knight service and was demised to John without the king's licence—the king has pardoned John, for his good service, his trespass in acquiring the rent without his licence.

Nov. 8. To the sheriff of Suffolk. Whereas the king has caused his demesnes
Westminster, throughout England to be tallaged at this time, and has granted to John de Britannia, the younger, tallage from the lands that belonged to John de Balliolo of the Hundred of Ludinglond, which he holds during the king's will by his commission, if the lands were at any time ancient demesne of the king or of his progenitors and have been wont to be tallaged heretofore; the king orders the sheriff to cause John de Britannia to have reasonable tallage of his tenants in that hundred.

Nov. 12. To Ralph de Sandwico, constable of the Tower of London. Whereas
Chertsey, the king lately, at the prosecution of Otto de Grandi Sono—signifying to him that the merchants of the society of the Mozi of Florence, who were and are indebted to him in 1000 marks, intended leaving the realm of England with their goods and wares without satisfying him for the debt, so that he would be unable to recover the debt from them—ordered in Otto's aid, because he was then in the king's service, the sheriffs of London to attach all merchants of that society found in the city of London, to be brought before the king and his council to do and receive what should be ordained in the premises by him and his council; under pretext of which order Rikebon, a merchant of that society, was attached by the sheriffs and is detained in the Tower under Ralph's custody by the king's ordinance, to be kept until he shall satisfy Otto for the said 1,000 marks; and whereas Rikebon is prepared, as the king learns, to satisfy Otto for the said 1000 marks in order that he may be delivered from the arrest: the king, although he lately ordered Ralph at the prosecution of Gerard de Pier, merchant of Marsilak, to cause Rikebon to be kept safely in the Tower until he should satisfy Gerard for 350 marks in which the merchants of the said society were indebted to him, willing that Otto should be satisfied for the said 1000 marks before others, according to his grace and ordinance aforesaid, orders Ralph not to omit by reason of the said writ addressed to him at the suit of Gerard to deliver Rikebon from the arrest aforesaid, provided that Ralph ascertain that Rikebon shall have satisfied Otto, in whose favour the king caused this arrest to be made, for the said 1000 marks.

By C.

Nov. 7. To John Wogan, justiciary of Ireland. The king has received the
Westminster, petition from Christiana de Mariscis, exhibited before him and his council, setting out that she lately arramed an assize of mort d'ancestor before Robert de Littlebur[y], deceased, and John de Ponte against Agnes de Val[encia] and Ralph de Graunsete concerning two messuages, a mill, four carucates of land, 40 acres of meadow, 20 acres of pasture, 10 acres of marsh, and 20*l.* yearly of rent in Raghmor, and another assize of mort d'ancestor before the said Robert and John, the king's

1305.

Membrane 1—cont.

justices appointed to take the said assizes, against the said Agnes concerning the manor of Athlaghkath,* and that the taking of these assizes has been delayed by reason of the king's protection containing the exemption of pleas granted to Agnes in Ireland, and by the [death] of the said Robert; and whereas Christiana has besought the king by her said petition that she may not be impeded further in the prosecution of her right by the aforesaid reasons; the king orders the justiciary to appoint, by his writs, one of the king's subjects in those parts in place of Robert to take [the] assizes together with the said John de Ponte or others, as shall seem expedient to the justiciary, and to cause the record and process in this matter before Robert and John to come before those to be then appointed and to give the latter orders to inspect the said record and process, and not to omit by reason of the king's protection aforesaid, if it be produced before them, [to take] the assizes and to proceed further as ought to be done of right and according to the law and custom of those parts.

By pet. of C. [421; cf. E. 890.]

Nov. 7.
Westminster.

To Walter de Gloucestr[ia], escheator this side Trent. Order to supersede entirely the demand made by him upon the prioress and nuns of Garinges for the issues of the priory by reason of its voidance by the cession of Margery, the late prioress, and by reason of the last voidance, and to deliver to the prioress anything that he may have levied from the issues, as the king learns by an inquisition taken by the escheator and by trustworthy testimony made to him that neither Richard, late king of Almain, father of Edmund, late earl of Cornwall, the king's kinsman, by whose death the advowson of the priory came to the king, nor the said earl received or had any issues from the priory in times of voidance.

1304.

MEMBRANE 23d.

Nov. 26.
Burstwick.

To Ralph de Sandwico. Although Ralph has enjoined Master Gerard de Pecoraria, in accordance with the king's orders directed to Ralph, to desist from collecting money that he had ordained throughout divers places of the realm and had made levies thereof and had inflicted manifold oppressions upon the king's people, under pretext of what reason or authority the king did not and does not know, and Ralph also ordered him to cause the orders issued by him in this respect to be withdrawn and annulled, the king now learns from the complaint of his people that although Gerard revoked such his orders by his letters or otherwise with a dissimulating mind, he has renewed his collections and levies in a harder and more oppressive form and pursues them with vigour, and inflicts other grievances and oppressions upon the king's people, contrary to the king's inhibition made to him by Ralph, to the contempt of the king and the injury of his crown, especially as neither he nor any one else coming into the realm of whatsoever authority they may be ought to make collections and levies before the power of their authority has been exhibited and intimated to the king and before they have sought and obtained his licence to proceed, and nothing has as yet been shown to the king as to Master Gerard's authority, if he have any. As the king will not and ought not to tolerate further such wrongs in his realm, he orders Ralph to take with him without any delay other persons who he knows ought to be called for this purpose, of appearance and worthy reputation, in addition to (*preter*) the mayor

* Described in the petition as being in co. Limerick.

1304.

Membrane 28d—cont.

and aldermen of London, and to go to Master Gerard and to admonish him firmly on the king's behalf to revoke without delay any sentences that he may have pronounced against the collectors of the said (*sic*) tenth or others by any authority whatsoever, and that he leave the realm within six days of such admonition, beyond which term he will stay at his peril, with proviso that no public notary shall be there present or shall intervene at the time of the admonition, and that the admonition shall be explained to Master Gerard alone out of hearing of all of his household and others except those in Ralph's company. Ralph is ordered to take into the king's hands all the treasure that Master Gerard has collected within the realm and all his goods, except those that he brought with him into the realm, and to cause them to be kept safely if they be found outside sanctuary, and if they be found within sanctuary to deliver them to the mayor and to the principal of the place to be kept by indenture made between Ralph and them, and Master Gerard shall not carry with him out of the realm any other rolls, deeds or instruments than he brought in with him. Ralph is ordered to enquire diligently and circumspectly by all means that he shall deem fit concerning moneys that Gerard has in the hands of Lombards and others, and to cause such moneys to be seized into the king's hands in form aforesaid, and to permit him to have the same or similar train (*equitatura*) for him and his men as he had at his arrival in the realm. Ralph is enjoined to take the greatest care that no one but him shall see this present letter or shall obtain a transcript thereof, certifying the king as speedily as possible of his proceedings under his seal, and remitting this letter to the king.

Aug. 29. William Chikewell is sent to the prior and convent of Dunmawe.
Morpeth.

Nov. 24. To the dean and chapter of Bazas. The king, desiring the promotion
Burstwick. of Guillard de Mouriet, clerk, for the good services rendered to the king by him and his progenitors, requests them to promote him to the prebend that shall be next void in their church. By p.s. [5187.]
To the bishop of the same place. Order that he will promote Guillard as above.

Nov. 26. William Gomage is sent to the prior and convent of Leawes.
Burstwick. By p.s. [5196.]

Nov. 22. Elias de Grendon is sent to the abbot and convent of Furneys. By p.s.
Burstwick.

Enrolment of release by Isabel, late the wife of Hugh Bardolf, to the king of her right in the manors of Watton, co. Hertford, Hadington, co. Surrey, and Emlesworth, co. Southampton, which are of her inheritance and are held of the king in chief, and which are in the king's hands by reason of Hugh's death. Witnesses: W. bishop of Coventry and Lichfield, Henry de Lacy, earl of Lincoln, and Humphrey de Bohun, earl of Hereford and Essex; John Lovel of Tichemersh, John de Ferrar[iis], Edmund de Malo Lacu, and Eustace de Hacche, knights, and others of the king's subjects then present. Dated at Burstwick, 21 November, 88 Edward.

Memorandum, that Isabella came into chancery at York, on 26 November, and acknowledged the aforesaid deed.

Walter de Wodestok is sent to the abbot and convent of Thorneys.
By p.s.

1304.

*Membrane 28d—cont.*Nov. 28.
Burstwick.

Matthew son of John, knight, acknowledges that he owes to Master William de Grenefeld, chancellor of England, four marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Wilts.—The chancellor received the acknowledgment.

Dec. 5.
Burstwick.

William de Brikhull, the elder, clerk, acknowledges that he owes to Robert de Askeby, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods.

Cancelled on payment.

John de Grantham, citizen of York, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 21 marks 10s. 11d.; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Barton acknowledges that he owes to Robert de Askeby, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Master Walter de Hamerton and Ellen, late the wife of Stephen le Tyuler, acknowledge that they owe to William de Brikhull and Stephen le Blund, clerk, 75s.; to be levied, in default of payment, of their lands and chattels in co. York.

Sampson de Gretham acknowledges that he owes to Robert de Kirkeby, clerk, 14s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of deed of William de Thorntoft, clerk, witnessing that whereas he proposes to give to Sir Hugh de Haytefeld, chaplain, a messuage and 40 acres of land and 20d. yearly of rent in the town of Yucflet, which William holds on the day of the making of the presents, and which are in his seisin, to have and to hold to Hugh and his successors, chaplains celebrating divine service in a chapel at Yucflet daily in honour of St. Mary, as will be contained in William's charter to be made to Hugh and his successors, William, desiring that the chantry shall remain for ever, grants that immediately after he shall have completed the said grant to Hugh and his successors, neither he nor his heirs or assigns during the voidance of the chancery, nor Hugh nor any of his successors when the chantry is full, shall have power to demise or alienate the messuage, land or rent, or any part thereof. If William or Hugh or his successors do so, William, being in full possession and seisin before the making of the said grant, charges the messuage, land and rent and any part thereof in any way demised or alienated in 10 marks yearly to be paid to the king and his heirs at St. Peter ad Vincula for the maintenance of the chantry aforesaid, until the messuage, land or rent, or any part of it thus alienated, shall be restored to Hugh and his successors in full. William grants that the king and his heirs may distrain at their will in the messuage, land and rent and in any part thereof in any way demised or alienated for the said 10 marks. In order that all the articles of the premises shall be firmly observed, William has caused this deed to be enrolled in the rolls of the chancery for the thirty-third year of the reign. In testimony whereof he has put his seal to one part of this indenture, which shall remain in the custody of an upright man of Yucflet for the community of that town to be elected in succession for this purpose, and Hugh has put his seal to the other part, which shall remain in the custody of William and his heirs, before the receipt of the messuage, land and rent. Witnesses: Sir Thomas de Metham, Sir Peter de Eyvill,

1304.

Membrane 23d—cont.

and Sir John de Metham, knights; John de Keyvill, Thomas de Portyngton, John de Warrewyk, William de Beleassise, Thomas Verjou. Dated at York, on Sunday the feast of St. Lucy, 1304.

Enrolment of grant by the said William to the said Hugh of the messuage, land and rent aforesaid, to have to him and his successors, keepers of the chapel aforesaid, doing to the lords of the fee the services therefor due and accustomed, saving always to William and his heirs their right of digging and taking marl in certain selions within the said forty acres called 'Seyntemarylandes,' and of carrying away the marl at their pleasure, with provision that William and his heirs or the assigns of his heirs may immediately after Hugh's death and the death of his successors or upon the voidance of the chapel by their resignation, deprivation or otherwise, seise the messuage, land and rent into their hands without destroying or removing any of the goods in the same, and may confer the chantry upon some other suitable chaplain within forty days after the voidance thereof as above lawfully and without contradiction from any one. Hugh and his successors shall find at their cost a suitable clerk to minister to them in the chapel and also sufficient lights and other necessities for such chantry both at the time of celebration of mass and of matins and vespers, and shall likewise keep and maintain the books and vestments and all other ornaments of the chapel, and shall cause the chapel to be repaired as often as necessary, and shall make the chantry in this form, to wit they shall celebrate every day divine service in honour of St. Mary in the said chapel; and if Hugh or any of his successors be hindered by infirmity or by any other reasonable and excusable cause from making the chantry aforesaid, they shall find a suitable chaplain in their place to do the chantry; and if Hugh or any of his successors fail on any day to celebrate divine service by himself when capable or by another if not able or to find any of the said necessities, William and his heirs and his or his heirs' assigns shall have power to distrain him who thus fails from day to day by all his goods and chattels found in the said messuage and lands and to retain the distresses until he shall have made due and sufficient correction of such defect. If William or his heirs or his and their assigns do not confer the chantry upon a chaplain within twenty days after it shall be void as above, he wills and grants that the community of the town of Yucflet shall, after the lapse of the said forty days, elect two of the more lawful and upright men of that town, who shall confer the chantry upon a suitable chaplain; and if the community or their successors shall be negligent or remiss in choosing the said two men, or if the two men when they have been elected shall be negligent and remiss in conferring the chantry, so that they shall not have completed the premises within a fortnight after the lapse of the said forty days, William wills and grants that the king and his heirs shall confer the chantry upon a suitable chaplain, saving to William and his heirs and his and their assigns their right as to seising into their hands the said messuage, land and rent during the time of voidance and also as to making distraint for the defaults aforesaid, and as to conferring the chantry with the other tenements upon other chaplains, keepers of the said chapel, in other times of voidance. In order that Hugh and his successors may be able to maintain the chantry at this accession (*in suis primis eventibus*), William has given to Hugh and his successors two plough-horses (*affros*), price 20s., and four oxen, price 82s., and a cart, price 5s., and a plough with its gear, price 4s., and two harrows (*herceas*), price 8s., so that Hugh shall leave these things or their price to his successor, together with a moiety of the corn

1304.

Membrane 28d—cont.

growing in the said land at the time of the voidance, part of which land William has sown at his cost before this grant and Hugh will sow the other part at William's cost, and in this manner Hugh's successors shall leave these things or their price with a moiety of the corn growing in the lands to their successors. William wills that Hugh and his successors shall hold the messuage, land and rent in their own hands and shall till the land with their own ploughs and beasts, and that they shall not demise the messuage, land or rent or any part thereof to any one for a term or in any other way, and that if they do so they shall be immediately deprived of the chantry, and William and his heirs and assigns may seize into their hands the messuage, land and rent, with all the goods found in them, and may confer the messuage, land and rent and the stock and implements aforesaid, or the price thereof, and also a moiety of the corn growing in the land, upon another chaplain and may deliver them to him, as is aforesaid. He wills that Hugh and his successors upon their accession shall take oath upon the gospels to observe all and singular the premises. William and his heirs and assigns will warrant and defend the messuage, land and rent to the chaplain and his successors, saving the right of the mother church in all things. In order that the community of the town of Yucflet may elect two men of that town as above, and in order that the said men or the king in their default may confer the chantry upon a chaplain as above, and for the security of the said community and of the two men, one of the three parts of this indented charter shall remain in the custody of an upright man of the said town to be elected in succession by the community of the town; and for the security of the king in conferring the chantry, this charter is enrolled in his rolls of chancery in the thirty-third year of his reign. And for the perpetual validity hereof, William's seal and the seals of four men of Yucflet chosen for this purpose by the community of the town are appended to one part of this indented charter, which shall remain in the custody of Hugh and his successors; and to the second part of this charter, which shall remain in the custody of William and his heirs, the seal of Hugh, for himself and his successors, is appended together with the seals of the said four men; and to the third part of this charter, which shall remain in the custody of the community of the town of Yucflet or of a man of that town to be chosen in succession by the community, the seals of William and Hugh are appended. Witnesses as to preceding, omitting Thomas Verjou. Dated at Yucflet, on Sunday the eve of St. Thomas the Apostle, 1304.

Dec. 10. Peter de Francia, merchant, acknowledges that he owes to Arnald
Burstwick. de Sancto Martino 25*l.*; to be levied, in default of payment, of his lands, goods and chattels in England and in Gascony and elsewhere.—The chancellor received the acknowledgment.

Dec. 10. The said Peter acknowledges that he owes to William de Sancto Paulo,
Burstwick. merchant of Oléron, 12*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in England and Gascony and elsewhere.—The chancellor received the acknowledgment.

Dec. 4. To J. bishop of Winchester. Order not to make waste or destruction
Burstwick. of the woods of the bishopric, or to permit waste or destruction to be made therein by his ministers, as the king learns upon trustworthy evidence that the bishop's men and ministers make destruction and waste in the woods of the bishopric, to the disinheritation of his church, which the king ought not and cannot tolerate, especially as that church was founded of the alms of his progenitors. The bishop must not be surprised if the king punish him for doing otherwise than he is hereby ordered.

1304.

MEMBRANE 22d.

Dec. 10.
Burstwick.

Alan Almoc acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of William de Sancto Paulo and Arnald de Sancto Martino, merchants of Bayonne, witnessing that whereas the abbot of St. Mary's, York, is bound to them and certain of their fellows, citizens of Bayonne, in 50*l.* by a recognisance in chancery, William and Arnald, for certain contracts made between them and Coppus Cotenne, merchant of the society of the Friscobaldi of Florence, in the name of them and their fellows, grant, for themselves and their fellows, that Coppus and his fellows shall have and receive the said money, and that they may sue out the king's writs, if the abbot do not pay at the term specified, to levy the money from his lands and chattels, and that the recognisance shall be cancelled when Coppus and his fellows have been satisfied. In witness whereof William and Arnald have appended their seals and the seals of their said fellows to the presents. Dated at York, 12 December, 88 Edward.

Cancelled on payment acknowledged by Coppus and then by Arnald.

Dec. 18.
Thornton-on-
Humber.

Mabel, late the wife of William Luvel of Broghton, came before the king, on St. Lucy's day, and sought to replevy her land in Kirkeby in Crendale, which was taken into the king's hands for her default before the justices of the Bench against Joan, late the wife of Thomas de Joneby. This is signified to the justices.

Dec. 8.
Burstwick.

John de Cave and Juliana, his wife, came before the king, on Friday after St. Nicholas, and sought to replevy their land in Suthdalton, which was taken into the king's hands for their default before the king against Robert son of Henry de Cave of Dalton. This is signified to the justices of the Bench.

Dec. 28.
Lincoln.

Robert de Clifford, who is setting out in the king's service by his order for Scotland, has letters to respite his debts until the quinzaine of the Purification, addressed to the treasurer and barons of the exchequer and the sheriff of Hereford.

By K.

Enrolment of grant and surrender by Isabel de Bello Monte, lady de Vesey, to the king of her manor of Caral with the port of the Tau in Scotland. Witnesses: Walter, bishop of Coventry and Lichfield, the treasurer; Sir Henry de Lacy, earl of Lincoln; Sir Humphrey de Bohun, earl of Hereford and Essex; Sir John de Drokenesford, keeper of the wardrobe, and Sir Robert de la Warde, steward of the king's household. Dated at Lincoln, 25 December, 88 Edward.

Enrolment of grant and surrender by the said Isabel to the king of all her lands that she had in Welleburn, co. Lincoln, of the grant of Queen Eleanor, the king's late consort, for the term of her life, which ought to revert to the king after her death. Witnesses and date as above.

Enrolment of grant and surrender by the said Isabel to the king of all the lands that she had in Welleburn, co. Lincoln, of the gift of Master William de Thornton. Witnesses and date as above.

Dec. 31.
Lincoln.

To the pope. Letter desiring him to favour Master W. de Grenefeld, canon of that church, the king's chancellor, whom the dean and chapter of York have elected archbishop, and who is coming to the pope's presence for confirmation and consecration. [*Fœdera*; Prynn, *Records*, iii, p. 1078.]

1304.

Membrane 22d—cont.

To the bishops, cardinal priests and deacons of the Roman church. Request for their influence in obtaining the consecration of the said elect. [*Fædera.*]

To M. cardinal deacon of St. Mary in Porticu. Request that he will receive William favourably and that he will aid him by his counsel and favour in this matter. [*Ibid.*]

The like to the following :

Sir Leonard, cardinal bishop of Albano.

Sir Peter, cardinal bishop of Sabina.

Sir John, cardinal bishop of Tusculum.

Sir Theodoric, cardinal bishop of Palestrina (*civitatis papalis*).

Sir Nicholas, cardinal bishop of Ostia and Velletri.

Sir John, cardinal bishop of Porto and St. Rufina.

Sir John, cardinal priest of SS. Marcellinus and Peter.

Sir Gentilis, cardinal priest of St. Martin in Montibus.

Sir Robert, cardinal priest of St. Potenciana.

Sir Matthew, cardinal deacon of St Mary in Porticu.

Sir Neopolis, cardinal deacon of St. Adrian.

Sir Francis, cardinal deacon of St. Lucy in Silice.

Sir James, cardinal deacon of St. George in Velabro (*ad Velum Aureum*).

Sir Francis, cardinal deacon of St. Mary in Cosmedyn.

Sir Luke, cardinal deacon of St. Mary in Via Lata, the king's cousin.

Sir Richard, cardinal deacon of St. Eustace.

Sir Landulf, cardinal deacon of St. Angelo.

Sir William, cardinal deacon of St. Nicholas in Carcere Tulliano. [*Ibid.*]

To the pope. The long-standing dispute between the archbishops of Canterbury and York, the primates of the king's realm, as to the carrying of the cross in each other's province has produced many inconveniences for the king and the whole Anglican church, and from their disputes perils of bodies and losses have frequently ensued. Since it is to be reasonably presumed that the aforesaid Master William, the king's chancellor, when he returns to the king consecrated, will be disquieted and molested concerning the carrying of his cross by the archbishop of Canterbury, since it will behove him by reason of his estate as archbishop and also as one of the king's principal councillors to come to the king's councils and parliaments, most of which are usually held in the province of Canterbury, as his predecessors have been disquieted hitherto, the king requests the pope to provide so in this behalf that the said elect may after his consecration come to the king's parliaments and councils wherever they be held and as often as need be and when commanded by the king, or when he has to enter and stay within the province of Canterbury on other occasions on his own affairs, with his cross borne before him without molestation from the archbishop of Canterbury, to certain deputed executors in the premises, especially as the archbishop of York is said to have an indult to bear his cross throughout the whole of England, until it be determined by definitive sentence of the pope whether the church of York ought to do this of right. [*Fædera*]

To the cardinals, etc. as above. Request that they will exert their influence with the pope that he may provide a suitable remedy so that the archbishop of York may carry his cross as above. [*Ibid.*]

The like to each of the cardinals aforesaid. [*Ibid.*]

1305.

*Membrane 22d—cont.*Jan. 8.
Lincoln.

Philip Savory is sent to the abbot and convent of St. Peter's, Gloucester.
By K. on the information of J. de Drokenesford.

Robert de Werkeworth is sent to the prior and convent of Hextil-desham.
By K. on the information of the said John.

Adam de Kellek is sent to the abbot and convent of Rufford in Shirewode.

Jan. 6.
Lincoln.

John de Wyndesore is sent to the prior and convent of Thorgarton.
By K. on the information of J. de Benstede.

Geoffrey de Lantressen, who was maimed in the king's service, is sent to the prior and convent of Goldeclif.
By J. de Ben[stede].

Hugh de Eboraco is sent to the prior and convent of Fountains (*de Fontibus*).
By K. on the information of J. de Drok[enesford].

Jan. 6.
Lincoln.

Thomas Qatresouz is sent to the abbot and convent of Kirkestall. By K.

Memorandum, that Master William de Grenefeld, canon of York and the king's chancellor, archbishop of York elect, on Tuesday after Christmas, to wit the feast of St. Thomas the Martyr, in the thirty-third year, in the king's chamber at Lincoln, said to the king before his council there that it was necessary for him to go on Thursday following to the court of Rome for the matter of his election, and that [the king] should ordain for the custody of the seal and should declare his will, and the king straight-way chose Sir William de Hamelton, dean of York, for the custody thereof and nominated him his chancellor, and ordered the elect to deliver the seal into the wardrobe on the morrow to Sir John de Benstede to be kept there until the arrival of the said Sir William under the seals of Sir Adam de Osgoteby, Sir William de Birlay and Sir Robert de Bardelby; and the elect delivered the seal on the morrow to the king in his bed after the sealing of writs.

Jan. 5.
Lincoln.

Michel de Eston Crok, parson of the church of Kelleveden, who is continuously engaged in the king's service by his order in the wardrobe, has letters to the guardian of the spirituality of the bishopric of London not to compel him to make personal residence in his benefice. [Prynne, *Records*, p. 1108.]

Robert son of William de Torkeseye, John son of William de Torkeseye and Gilbert atte Persones of Torkeseye acknowledge that they owe to John de Britann[ia] 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Robert de Hagh acknowledges that he owes to Henry Gygour of Sandwich, chaplain, 86*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John, parson of the church of Buselingthorp, acknowledges that he owes to Thomas de Hothum of Ouneby 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Simon Ganet of Ludington, parson of the church of Pappeworth Anneys, acknowledges that he owes to Alan de Thorneton, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 7.
Lincoln.

Stephen Sibri came before the king, on Thursday the morrow of the Epiphany, and sought to replevy his land in West Rasene, which was taken into the king's hand for his default before the justices of the Bench against William Motecan. This is signified to the justices.

Membrane 22d—cont.

1305.

Jan. 8.
Lincoln.

To the sheriff of York. Order to permit William de Ros of Hamelak to have respite until next parliament for all debts due to the king at the exchequer, as the king has granted him such respite.

The like to the sheriffs of Lincoln, Leicester, Northampton, Norfolk and Suffolk.

1304.

Nov. 8.
Burstwick.

To L. bishop of Alba. The king has received the bishop's letters by which he asks for Francis, nephew of the late pope Boniface VIII, a prebend in the church of York that the king lately conferred upon one of his clerks, and the king has considered it. The king, desiring so far as possible to favour the bishop's prayers, has caused this matter to be examined and discussed by those of his council to know if a way could be found by which he might accede to the bishop's desires without prejudice of his royal right and injury to his crown. But after long counsel and consideration it seemed to them for many reasons that it would tend to grievous prejudice of the king and the disinheritation of his heirs and the great injury of his crown, whose rights he is bound by oath to preserve uninjured in all things, if he were to grant the bishop's request. The king, as he is unable at present to do what the bishop desires for the reasons given above, requests the bishop to hold him excused in this behalf, for he does not believe that the bishop would induce him to do anything that would in any way redound to the weakening of his crown or from which he would break his oath aforesaid. [Prynne, *Records*, iii, p. 1071.]

The like to Francis, cardinal deacon of St. Mary in Cosmedin. [*Ibid.*]

Henry de Hamelton, parson of the church of Chale, acknowledges that he owes to John de Seleby, clerk, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1305.

Memorandum, that the king, on 6 January, at the request of Master William de Grenefeld, then chancellor, granted as far as in him lay to Richard de Byrland, clerk of chancery, the yearly pension that the future abbot of Muchelny is bound to give by reason of his new creation to one of the king's clerks. And afterwards John de Godele, the queen's treasurer, announced to the chancellor that the queen likewise granted so far as in her lay to Richard the pension aforesaid. [Prynne, *Records*, iii, p. 1106.]

*MEMBRANE 21d.*Jan. 22.
Spalding.

To Miles de Stapelton, keeper of the castle and honour of Knaresburgh and Boroughbridge. Whereas the king has committed to him the castle and honour during pleasure by his letters patent, he orders him to keep the castle and honour with the liberties and other appurtenances without injury to the king's liberties there and without diminution of the appurtenances, in the same state as Edmund, late earl of Cornwall, held them when the castle and honour were in his hands, so that nothing of the king's right and liberty there shall be lost in his default.

Jan. 16.
Swaton.

Hugh de Seleby of York came before the king, on Saturday after St. Hilary, and sought to replevy his land in Yolthorp, which was taken into the king's hands for his default before the justices of the Bench against John de Warthill. This is signified to the justices.

1305.

Membrane 21d—cont.

William de Eston came before the king, on Sunday after St. Hilary, and sought to replevy to Henry de Haliburton and Agnes, his wife, their land in Spyndelstan and Botyl, which was taken into the king's hands for their default before the justices of the Bench against Agnes, late the wife of Wliliam de Colevill. This is signified to the justices.

John atte Bide and Richard de Ivynghe acknowledge that they owe to Richard Spryngehose 40s.; to be levied, in default of payment, of their land and chattels in co. Middlesex and in London.

Walter de Beysyn, knight, acknowledges that he owes to Robert de Chishull, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Jan. 12.
Lincoln.

Ralph de Stoke is sent to the abbot and convent of Robert's Bridge (*de Ponte Roberti*).

Jan. 22.
Spalding.

Adam de Eye acknowledges that he owes to Richard Chaufoire 20s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Norton, parson of the church of St. Mary, Antyngham, acknowledges that he owes to Master Walter de Pykering, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.
Cancelled on payment.

Henry son of William de Ralegh acknowledges that he owes to Thomas de Cornubia, clerk, 80s.; to be levied, in default of payment, of his lands and chattels in cos. Cornwall and Devon.

Ralph de Arundel, parson of the church of St. Columb Major in Cornwall, acknowledges that he owes to Thomas de Cornubia, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Enrolment of grant by Henry son of William de Ralegh to Thomas de Cornubia, his clerk, of 6*s.* 8*d.* yearly at Michaelmas from his chamber in the name of a pension, until he shall provide Thomas with a suitable benefice, except the church of Haunton, which he promises to do upon the first voidance. Dated in the great hall of Westminster, on Monday before the Annunciation, 1294.

Memorandum, that Henry came into chancery at Westminster, on 26 January, and acknowledged the aforesaid deed, and granted that the said money shall be levied, in default of payment, of his lands and chattels in co. Cornwall.

Enrolment of grant by Ralph de Arundell, rector of the church of St. Columb Major, Cornwall, to the said Thomas of 20*s.* yearly from his chamber in the town of St. Columb in the name of pension, until Thomas be provided with a suitable benefice by Ralph or by his friends at his procurement. He inducted Thomas into peaceful seisin of the pension at Lincoln in the presence of Robert de Bardelby, Nicholas de Burton, Geoffrey de Welleford, and other clerks of the chancery. Dated at Lincoln, on Tuesday after the Purification of St. Mary, 29 Edward.

Memorandum, that Ralph came into chancery at Westminster, on 26 January, and acknowledged the aforesaid deed, and granted that the said money shall be levied, in default of payment, of his lands and chattels in co. Cornwall.

1305.

*Membrane 21d—cont.*Jan. 22.
Spalding.

To Edward, prince of Wales. Summons to attend a parliament to be holden at Westminster on Sunday after St. Matthias instead of Tuesday the quinzaine of the Purification, as the king cannot be present at the latter date. [*Parl. Writs.*]

The like to seven earls and ninety-three others. [*Ibid.*]

Jan. 22.
Spalding.

To R. archbishop of Canterbury. Summons to attend the parliament at the prorogued date. [*Ibid.*]

The like to six bishops. [*Ibid.*]

The like to the elect of London or to his vice-gerent, he being beyond sea, and to nine bishops, with order to summon the dean and chapter and archdeacons of their respective churches. [*Ibid.*]

The like to R. bishop of Bath and Wells, with order to summon the prior and chapter of Bath and the dean and chapter of Wells, etc. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield, with order to summon the prior and chapter of Coventry and the dean and chapter of Lichfield, etc. [*Ibid.*]

The like to the dean and chapter of St. Peter's, York, guardians of the spirituality of the archbishop of York during the voidance of the see, summoning the dean to attend in his own person and the chapter to send a proctor, etc. [*Ibid.*]

MEMBRANE 20d.

To the abbot of St. Edmunds. Summons to attend the parliament at the prorogued date. [*Ibid.*]

The like to forty-eight abbots. [*Ibid.*]

Feb. 1.
Walsingham.

To the mayor and bailiffs of the city of York. Order to cause the hostage of Bayonne lately sent to them by the king for custody to be kept safely, according to the tenor of the king's previous order, so that he shall in no manner escape from their custody. The king informs them that if the hostage escape, he will punish (*capiemus ad*) them as his rebels and will take all their goods that can be forfeited. By C.

The like to the mayor and bailiffs of Nottingham, the mayor and bailiffs of Shrewsbury, the mayor and bailiffs of Bristol, the mayor and bailiffs of Oxford, the mayor and bailiffs of Northampton, the bailiffs of Staunford.

Jan. 26.
Wisbech.

James de Knelle and William de la Hamme acknowledge that they owe to Henry le Blund of La Rye 20s.; to be levied, in default of payment, of their lands and chattels in cos. Sussex and Kent.

Walter de Beyssyn acknowledges that he owes to Robert de Chishull, clerk, 9l.; to be levied, in default of payment, of his lands and chattels.

The abbot of Cogeshale acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 28l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Knaresburgh, attorney of Martin de Grymston, executor of the will of the said William.

Master Edmund de London[ia], clerk, acknowledges that he owes to Geoffrey Perceval 4 marks; to be levied, in default of payment, of his lands and chattels in cos. Hertford and London.

Cancelled on payment.

Membrane 20d—cont.

1305.
Feb. 2.
Walsingham.

William de Chigwell is sent to the prior and convent of Hatfeld.

John de la Roche acknowledges that he owes to William de Hamelton, dean of York, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of letters patent of William de Hamelton, dean of St. Peter's, York, witnessing that whereas John de la Roche acknowledged in chancery that he owes to William 200*l.*, the latter grants that the recognisance shall be annulled so soon as John shall place him or his attorney in seisin of the manor of Halghton, co. York, which John has of his gift, to hold to William for life, in accordance with a fine levied in the king's court. Dated at London, 19 February, 88 Edward.

Feb. 19.
Standon.

To John de Wichio. Order to come in person to the ensuing parliament at Westminster, instructed suitably as to all the matters that concern the king's free chapel of Hasting', concerning which certain things arose when John was keeper of the castle there, which cannot be conveniently expedited without John's presence.

Feb. 14.
Wilbraham.

John de Metham, knight, acknowledges that he owes to William de Hamelton, dean of York, 1000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of letters patent of William de Hamelton, dean of St. Peter's, York, witnessing that whereas John de Metham, knight, has acknowledged in chancery that he owes to William 1000 marks, the latter grants that the recognisance shall be cancelled as soon as John shall place him or his attorney in seisin of the manor of Mar, co. York, which he has of William's gift, to hold to William for life, in accordance with the form of a fine levied in the king's court. Dated at London, 21 February, 88 Edward.

Feb. 19.
Standon.

Hugh de Bokland acknowledges that he owes to Richard de Polhampton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Feb. 1.
Walsingham.

To the mayor and bailiffs of the city of Winchester. Order to be before the king and his council in his next parliament at Westminster with six of the more discreet and lawful citizens to answer to the king for the escape of the hostage of the city of Bayonne sent to them for custody by the king, who ordered them to cause him to be kept safely without bonds and not to permit him to go anywhere without good guard, and to do and receive further what the king's court shall consider in this behalf.

Richard de Welles, knight, acknowledges that he owes to John de Betevill 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Walter de Huntrecombe acknowledges that he owes to William de Hamelton, dean of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Cambridge.

March 1.
Westminster.

Bandettus Purcel, yeoman, is sent to the abbot and convent of Nuttelle. By K on the information of Henry, the king's almoner.

1305.

*Membrane 20d—cont.*March 8.
Westminster.

To the abbot and convent of St. Albans. Request that they will admit into their house the king's *wobodus*, whom the king is sending to them with two horses and two grooms, until Michaelmas next, and that they will find them all necessaries in the meantime.

Nicholas de Luda acknowledges that he owes to Robert de Bardelby, clerk, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Wladusa, late the wife of William de la Pole, acknowledges that she owes to Ralph de Hengham, clerk, 60s.; to be levied, in default of payment, of her lands and chattels in cos. Stafford and Salop.

Richard de Parco is sent to the prior and convent of St. Bartholomew, Smethefeld.

March 6.
Westminster.

John de la Lee, Nicholas de Barinton, John de Tanay and Philip de Mulsham acknowledge that they owe to Guy Ferre, knight, 90l.; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

Nicholas de Luda acknowledges that he owes to John de Drokenesford, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

Fremundus de Assherugge acknowledges that he owes to William de Goldington 40s.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

March 8.
Westminster.

The prior of Stone acknowledges that he owes to Ralph de Hengham, clerk, 24l.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Adam Fosse of Luton, merchant, acknowledges that he owes to the said Ralph 80l.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Geoffrey de Say, William de Leyburn, and Ralph de Sandwico acknowledge that they owe to Richard son of Thomas de Weyland, 40l.; to be levied, in default of payment, of their lands and chattels in cos. Kent and Middlesex.

John de Dufford, knight, acknowledges that he owes to Richard de Foxton, parson of the church of Stotesbury, 22 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Philip de Barnton acknowledges that he owes to Walter, bishop of Coventry and Lichfield, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

March 8.
Westminster.

Philip Savori is sent to the abbot and convent of Kyngeswode.

By K. on the information of J. de Benst[ede].

*MEMBRANE 19d.*March 12.
Westminster.

The dean and chapter of St. Peter's, York, came before the king, on Friday the feast of St. Gregory, and sought to replevy their land in Pikering, which was taken into the king's hands for their default in the court of the earl of Lancaster at Pykering against Thomas Trane and Agnes Bonde. This is signified to the bailiff of Thomas, earl of Lancaster, at Pikering.

1305.

Membrane 19d—cont.

Enrolment of grant by Richard de Capenore to Sir John de Benstede, clerk, of 5*l.* 15*s.* 0*d.* yearly of rent in the manor of Frankelee, co. Worcester, which the donor had of the gift of Nicholas de Frankelee, son and heir of Auger de Tattlynton. Witnesses: Sir Ralph de Hengham, justice of the Bench; Sir Marmaduke de Twenge of co. York, Adam de la Forde of co. Southampton, knights; Sir Adam de Osgodby, Sir Robert de Bardelby, and Sir William de Thorntoft, clerks, of co. York; Adam de Kyngeshemede of co. Northampton; John de Wynton[ia], clerk; Alexander de Norton of co. Stafford; James de Clopton of co. Cambridge; William de Lutegarshale of co. Wilts; Robert de Barton of co. Cumberland, clerk; John de Suwell of co. Nottingham; Nicholas de Lasceles of co. York; Thomas de Escryk of the same. Dated 6 March, 88 Edward.

Enrolment of release by the said Nicholas de Frankelee to Sir John de Benstede, clerk, of his right in the manor aforesaid, and grant to him of the reversion of a rent of 25*s.* yearly that Sir Nicholas de Wymale has of his grant for life in the said manor after the death of Sir Nicholas. Witnesses as above. Dated 10 March, 88 Edward.

Enrolment of letters of Loterus de Blanco, of the society of the Veluti of Florence, in his own name and in his procuratorial name for Philip and Lambert Veloti, and in the name of all his fellows of that society, transferring to Betinus de Friscobaldi of the society of the Friscobaldi of Florence all rights and actions pertaining to him and his fellows aforesaid against the king of England by reason of 418*l.* 6*s.* 9*d.* in which he was indebted to him and his said fellows and to Coppus Cottenne and his fellows of the society of the Friscobaldi, the king's letters patent for payment whereof Loterus hands over to Betinus. This transference is made because Betinus has satisfied Loterus in ready money for the moiety of the said sum due to him and his fellows aforesaid. Dated at London, 28 October, 1301.

Memorandum that Loterius (*sic*) came into chancery at Westminster, on 1 March, and acknowledged this deed.

March 14. Maud, late the wife of Thomas de Ispannia, acknowledges that she
Westminster. owes to Ralph de Hengham 40*s.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

Henry de Grey acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 20*l.*; to be levied, in default of payment, of his lands and chattels.

Nicholas son of John de Havering acknowledges that he owes to Master Richard de Havering 88 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

March 12. The abbot of la Bruere on Coteswolde acknowledges that he owes to
Westminster. Francis Grandoni and his fellows, merchants of the society of the Circuli Albi of Florence 150 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

[*Cancelled.*]

John Haunsard acknowledges that he owes to John de Alta Ripa 10 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

March 16. John 'the' Hatter of London acknowledges that he owes to Robert de
Westminster. Bardelby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in London.

[*Cancelled.*]

1305.

Membrane 19d—cont.

Master Henry Sampson, parson of the church of Eston near Rokingham, acknowledges that he owes to Thomas de Reppes 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Rutland and Leicester.

Cancelled on payment.

Edmund Passelegh acknowledges that he owes to John de Lacy 70*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

William de Fauconberge acknowledges that he owes to John de Acres 5 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Dene acknowledges that he owes to Ralph de Hengham, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Salop and Leicester.

Peter de Abytone, clerk, and John le Bruey of Mordon acknowledge that they owe to Ralph de Stanford, parson of the church of Aulton, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

March 14.
Westminster.

Robert de Brus, earl of Karryk, and John de Moubray acknowledge that they owe to John Buteturte 447 marks; to be levied, in default of payment, of their lands and chattels in cos. Essex and Cumberland.

Cancelled on payment.

John de Norh[an]t[on]a acknowledges that he owes to Roger la Warr 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Peter Corbet acknowledges that he owes to William de la Dune, clerk, 26*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Walter de Berningham and Alan Houel acknowledge that they owe to Robert Baignard 60*s.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

William Frend of Burnton acknowledges that he owes to John de Metham 7 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Notification of payment of 40*s.* acknowledged by William de Aireminne.*

John son of Stephen le Mareschal of Wottesdon acknowledges that he owes to Isabel, daughter of Stephen le Mareschal, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 18.
Westminster.

Robert le Noble is sent to the abbot and convent of Cumbe.

A day is given to the tenants of the lands that belonged to de la Val and John de Lancast[r]ia upon the petition that John makes against the said tenants for the ten[ements] from parliament to the next parliament.

Roger de Mortuo Mari puts in his place Reginald de Charnes and John de Brumfeld to prosecute in the king's court the matters touching Roger by certain petitions shown in this parliament.

1305.

Membrane 19d—cont.

Peter Corbet puts in his place the said Reginald and John to sue against the king as the court shall consider concerning certain lands in the king's hands, which Peter and Henry de la Pomerey assert pertain to them.

Henry de la Pomerey puts in his place John de Kilbury to sue against the king for the said lands.

MEMBRANE 18d.

Memorandum, that the king, on Monday before St. Edward the King and Martyr, to wit 15 May, offered to John de Warennia, nephew and heir of John de Warennia, late earl of Surrey, tenant in chief, in the king's chamber at Westminster in his parliament the marriage of Joan, daughter of Henry, late earl of Baar, and John willingly accepted the marriage.

March 15.
Westminster.

Roger de Sancto Johanne acknowledges that he owes to Hugh le Despenser 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Sussex.

John Dod, parson of the church of Elmeleye under the Castle, acknowledges that he owes to John de Rodbergh, Geoffrey de Hambury and John de Staneweys, executors of the will of Godfrey, late bishop of Winchester, 100s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Edmund de Sumervill acknowledges that he owes to Walter, bishop of Coventry and Lichfield, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John de Sancto Edwardo acknowledges that he owes to Adam de Middleton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Baldwin de Kerbrok acknowledges that he owes to Robert de Askeby, clerk, 80s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Adam de Middleton acknowledges that he owes to Robert de Cottingham, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The abbot of Byland (*Bella Landa*) acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 27 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkingfeld, one of the executors of William's will.

March 22.
Westminster.

Hugh de Brikhull is sent to the abbot and convent of Welhowe.

By K. on the information of J. de Benst[ede].

March 20.
Westminster.

Robert de la Berton acknowledges that he owes to John de Drogenesford, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Peter de Abyton, parson of the church of Stepelmordon, acknowledges that he owes to Alan de Thornton, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Wilts.

1305.

Membrane 18d—cont.

William son of John de Wyntreshull, Edmund de Wyntreshill and Adam de Staneye acknowledge that they owe to Hugh le Despenser 100 marks; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Ranulf de Friskenev acknowledges that he owes to Robert de Brus, earl of Carryk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 20. The abbot of Bardenay acknowledges, for himself and his successors,
Westminster. that he owes to William de Combemartyn, citizen of London, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert de Tuxford and Richard de Leycestr[ia] acknowledge that they owe to William de Shirewode 40*s.*; to be levied, in default of payment, of their lands in co. Nottingham and in London.

Adam Fosse of Luton and John son of Walter de Lymbury acknowledge that they owe to Ralph de Hengham, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Bedford and Cambridge.

March 28. Hugh de Veer acknowledges that he owes to Thomas de Redeswell,
Westminster. Master John de Redeswell, Stephen de Clopton and Thomas de Sancto Leodegario, executors of the will of Dionysia de Monte Caniso, 196*l.* 17*s.* 1*d.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk, Suffolk, Essex and Hertford.

John de Cambhou, knight, acknowledges that he owes to Alan de Shireburn, clerk, 8 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Master Hugh Duket, parson of the church of Whassingburgh, diocese of Lincoln, acknowledges that he owes to Robert de Bardelby, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William de Rythre acknowledges that he owes to William de Thorntoft, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 28. William Baxman, the younger, acknowledges that he owes to William
Westminster. de Thorntoft, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

William Colle of Derby, the king's serjeant at arms, acknowledges that he owes to Nicholas Tremeneil 9 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

March 31. John de Segrave, the elder, Stephen, his son, Master Gilbert de
Westminster. Segrave, John's brother, and Master Stephen de Segrave acknowledge that they owe to John de Mohun of Dunsterre 400*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton, Leicester, Warwick, Huntingdon, Nottingham, and London.—The chancellor received the acknowledgment.

John de Mohun of Dunsterre acknowledges that he owes to John de Segrave, the elder, 10,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Berks and Warwick.—The chancellor received the acknowledgment.

1305.

Membrane 18d—cont.

Alice, late the wife of William le Latimer, puts in her place Geoffrey de Frestling in the matter between her and Thomas le Latimer, her grandson, concerning certain tenements that Thomas holds of the inheritance of — her father, his grandfather, of whom they are the heirs, which tenements are held of the king in chief, and whereof Alice ought to have her purparty.

Desidera (*sic*), late the wife of Geoffrey de Lucy, tenant in chief, puts in her place Ralph Grymet and Hugh de Hertwell to demand in chancery her dower of the lands that belonged to Geoffrey.

Whereas certain men who are put out of the Forest by the perambulation and by the king's grant have requested at this parliament that they shall be quit of the puture and of the things that the foresters demand of them as they were wont to do before. The king answers after he had granted the perambulation that it well pleased him that it should be as he had granted it, notwithstanding that the business had been sued and demanded in an evil manner, but at least he intends and wills that all his demesne woods and all his demesne lands, in whatever part they may be, that have been anciently of the crown, or that have reverted to the crown by way of escheat or in any other way, shall have the estate of a free chace and of free warren, and shall be held and guarded in such manner for his use for all manner of beasts and for all manner of sport (*deduitz*) that shall please him.

And in regard to those whose lands and tenements are disafforested by the said perambulation and who demand to have common within the bounds of the forests, the king's intention and will is, since they claim to be quit by the perambulation of puture of foresters and that the king's beasts may not have their haunt (*haunt*) or repair on the lands disafforested, as they had when the lands were within the forest, that these men ought not to have common or other easement within the bounds of the woods or of the lands that remain in the forest. But if any of those who are disafforested by the perambulation would rather be within the forest as they were before than outside as they are now, the king is well pleased that they shall be thus received, to the end that they may remain in their ancient estate and have common and other easements within the forest as they had before. Wherefore the king wills and commands that his justices of the Forest on both sides of the Trent shall thus keep and guard and cause to be kept and guarded firmly the aforesaid points in their bailiwicks in the form aforesaid. *French.* [*Rotuli Parliamentorum*, i, p. 1776, from the enrolment, on the rolls of Parliament.]

April 6.
Westminster

Walter de la Haye of Grenstede acknowledges that he owes to William de Cambhou 11 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Simon son of Roger de Bitterle acknowledges that he owes to Reginald de Basingges 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

The prior of Tremhale acknowledges that he owes to Robert de Barton, clerk, 86 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, the first instalment being acknowledged by Hugh de Burgo in Robert's name.

Edward de Sancto Johanne acknowledges that he owes to Hugh le Despenser 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Bedford.

1305.

*Membrane 18d—cont.*March 17.
Westminster.

Laurence de Clifheye came before the king, on Saturday after SS. Tiburtius and Valerian, and sought to replevy to Walter Bogh and Celestria, his wife, their land in Dover, which was taken into the king's hands for their default before the justices of the Bench against Robert Everard. This is signified to the justices.

MEMBRANE 17d.

March 30.
Westminster.

To J. bishop of Lincoln. The king, desiring the promotion of Edmund de Dynieton, his clerk, in consideration of his long and praiseworthy service rendered in Gascony with great labour and expense, requests the bishop to provide him with the next vacant prebend in his church of Lincoln, and that he will grant to Edmund by his letters patent a befitting pension to be received from the bishop's chamber until he shall cause him to be provided with a prebend, certifying the king of his proceedings. [Prynne, *Records*, iii, p. 1107.]

By K. and pet. of C.

Godfrey de Crombe, rector of the church of Weston under Egge, acknowledges that he owes to Hugh de Wardington 800 marks; to be levied, in default of payment, of his lands and chattels.

Elias de Grenyngton is sent to the prior and convent of Adelyngnye.

March 5.
Westminster.

John de Scures came before the king, on Monday after St. Ambrose, and sought to replevy to Roger Cusyn and Joan his wife, their land in Cumbe Bishop, which was taken into the king's hands for their default before the justices of the Bench against Edmund de Hasting and Alice, his wife. This is signified to the justices.

Hugh de Veer acknowledges that he owes to Thomas de Redeswell, Master John de Redeswell, Stephen de Clopton and Thomas de Sancto Leodegario, executors of the will of Dionysia de Monte Caniso, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Coule and Robert de Wakefeld acknowledge that they owe to Robert de Styveton, the younger, 40s.; to be levied, in default of payment, of their lands and chattels in co. York.

Miles de Stapelton, knight, acknowledges that he owes to John de Havering', knight, 850 marks; to be levied, in default of payment, of his lands and chattels in cos York, Lancaster and Oxford.

Cancelled on payment acknowledged by Master Richard de Havering, elect of Dublin, son and heir of the said John, and one of the executors of his will, and Nicholas de Havering, another executor.

William de Brok acknowledges that he owes to Henry de Lacy, earl of Lincoln, 10l.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*April 8.
Westminster.

Robert de Clifford has letters of respite until Whitsuntide of the debts due to the king addressed to the sheriffs of Worcester, Northampton, Westmoreland, York, Wilts, Hereford and Buckingham.

Enrolment of deed of Henry de Chikewell acknowledging receipt from Sir Walter de Langeton, bishop of Coventry and Lichfield, of 60l. for the arrears of a yearly rent of 20l. from the manors of Asphale and Debenham, in which arrears the bishop was indebted to Henry and Alice, his wife,

1305.

Membrane 17d—cont.

and for arrears of the tenement of Brampton, and also of the receipt of 10*l.* for Easter next in part payment of a yearly rent of 20*l.* in which the bishop is bound to him for the term of Alice's life for the tenements of Debenham and Asphale. Witnesses: Sir William Haward, Sir William de Bereford, Sir William de Carleton, Sir John de Insula, Sir Roger de Strale, and Peter de Melles, John de Hotot, Roger de Fraxino. Dated at London, 7 April, 88 Edward.

Memorandum, that Henry came into chancery at Westminster, on 8 April, and acknowledged the aforesaid deed.

_____ Nigel de Staunford acknowledges that he owes to William de Thorntoft 5 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Enrolment of release by John son of William son of Sir John de Pakenham, knight, to Robert de Northwolde and Florence, the releasor's daughter, and to her heirs, of his right in a windmill and in all the lands, meadows, pastures and rents and in a free fold in the town of Troston, which Robert and Florence held of the demise of Simon Bush, to whom the releasor had previously demised them for Simon's life. Witnesses: John de London[ia], clerk of the chancery, Peter de Thorp, Peter le Ohield, Stephen son of Benedict, George Tillote, Richard de Hansted, Ralph Torald, William de Bosco of Thurston. Dated at Westminster, 9 April, 88 Edward.

Memorandum, that John came into chancery at Westminster, on 24 April, and acknowledged the aforesaid deed.

April 20. Henry de Frisschley acknowledges that he owes to Richard Wade 40*s.*;
Westminster. to be levied, in default of payment, of his lands and chattels in co. York.

April 20. John Wogan acknowledges that he owes to Agnes de Valencia 60 marks;
Westminster. to be levied, in default of payment, of his lands and chattels in Ireland and in co. Oxford.

Thomas atte Welle acknowledges that he owes to John de Botevill 5 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 21. Richard son of William le Charetter of Bereford Olof came before the
Westminster. king, on Wednesday in Easter week, and sought to replevy to him and his wife Agnes their land in Bereford Olof, which was taken into the king's hands for their default before the justices of the Bench against John son of William Bourman of Abberbury. This is signified to the justices.

The said Richard came before the king, on the said day, and sought to replevy to Agnes, late the wife of Gilbert le Greye, her land in Bereford Olof, which was taken into the king's hands for her default against the aforesaid John. This is signified to the justices.

April 20. Geoffrey de Stokes, clerk, and Robert Miles acknowledge that they owe
Westminster. to Master John de Weston subtus Egge, clerk, 260*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Essex.

Cancelled on payment.

Master John de Weston subtus Egge, clerk, and Master Thomas de Weston subtus Edge acknowledge that they owe to Geoffrey de Stoke, 20*l.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods at Dumbur and elsewhere in Scotland and in co. Gloucester.

1305.

Membrane 17d—cont.

Memorandum that the king granted that Bernard de Gippeswico, clerk, shall be presented by the chancellor to the first church of the value of 90 or 40 marks or less pertaining to the king's presentation that happens to be void.

April 26.
Westminster.

John de la Wodetone of Acton acknowledges that he owes to Henry de Bluntesdon, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

William de Waldingfeld acknowledges that he owes to William de Hamelton, dean of York, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 20.
Westminster.

To the archbishop of Canterbury. During the archbishop's visitation of the diocese of Chichester the king prohibited him from presuming to exercise jurisdiction in any way in the king's free chapel of Hastings or in the prebends pertaining to it, or from attempting anything else that might tend to the prejudice of the king or of his crown or of his royal dignity or to the injury of the liberty of the chapel and prebends; but the archbishop, coming to the town of Hastings shortly afterwards with the intention of visiting the chapel and prebends, promulgated a sentence of excommunication against John de Wicheo, then keeper of the castle, because he would not permit, as he ought not to have permitted, the archbishop to enter the castle in order to visit the chapel, and against certain other canons of the chapel who did not obey him in this matter, and has ordered the sentence of excommunication to be pronounced publicly, and because he was unable to carry out his intention in the visitation upon that occasion, he afterwards wrote to certain of his commissaries to go to the said place and to fulfil the office of visitation and its appurtenances in the chapel in his place, and the commissaries came in person to that place in execution of the order, and entered the castle, which was then wanting a keeper, and presumed to exercise the office of visitation in the king's free chapel aforesaid within the castle, contrary to the king's prohibition, which chapel has been hitherto and is still exempt from all ordinary jurisdiction of archbishops, bishops and other inferior prelates, in the same way as the king's other free chapels within the realm, to the prejudice and contempt of the king, his crown and royal dignity. The king, being unable to bear with equanimity such insolence and such enormous wrongs, orders the archbishop to be before him on the morrow of Holy Trinity to answer to him for the excesses thus committed notoriously against him and his crown and for other things that the king will then object against him in the premises, and to do and receive further what the king's court shall consider in this behalf. [Prynne, *Records*, iii, p. 1075.]

William de Neuwerk, clerk, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 16d.

April 18.
Westminster.

To R. archbishop of Canterbury. Request that he will celebrate the exequies of Joan, late queen of France, the consort of Philip, king of France, commending her soul to God with the singing of masses and with prayers, and that he will cause prayers for her soul to be said by all and singular men of religion and other ecclesiastics subject to him throughout

1305.

Membrane 16d—cont.

his whole diocese, certifying the king as speedily as possible by letter of the number of masses and prayers that he shall have ordered or enjoined for the said queen. [*Fædera*; Prynne, *Records*, iii, p. 1107.]

The like to seventeen bishops, the elect of London, the guardian of the spirituality of the archbishopric of York, the guardian of the spirituality of the bishopric of Chichester. [*Fædera*.]

To the abbot of St. Augustine's, Canterbury. Like request. [*Ibid.*]

The like to the abbots of five exempt abbeys, eighteen Premonstratensian abbeys, and forty-three Cistercian abbeys. [*Ibid.*]

Letters in the same form as to the bishops of England are sent to the bishops of Ireland, Gascony and Scotland, to wit in Ireland to R. archbishop of Dublin and eleven bishops; in Gascony to B. archbishop of Bordeaux and ten bishops; in Scotland to ten bishops. [*Ibid.*]

To the prior provincial of the Friars Preachers in England. Like request. [*Ibid.*]

The like to the minister general of the order of Friars Minors in England. [*Ibid.*]

The like to the priors provincial of the orders of St. Augustine and of the Carmelites in England, Ireland, Gascony and Scotland. [*Ibid.*]

The like to the ministers general of the Minorite order in England, Ireland, Gascony and Scotland.

April 10.
Westminster

To R. bishop of Coutances and to his official and to their commissaries. Order prohibiting him from citing any of the inhabitants of the islands of Gernereye, Gereseye, Serk and Aurenay to appear before him or any other judge outside the islands, or from attempting aught against them that may tend to the derogation of the king's royal dignity or to the injury of the indulgence granted by the papal see that no inhabitant of the islands shall be drawn into suits outside the islands, which indulgence the king and his progenitors have hitherto used from the time of the grant. They are enjoined to behave themselves so in this behalf that the king may not be compelled to proceed against them as violators of his privileges and impugnors of his royal dignity.

April 28.
Westminster.

William de Hamelton, clerk, parson of the church of Heversham, diocese of York, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 800 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Cumberland.

John de Sudleye acknowledges that he owes to the dean 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Oxford.

William de Cornhull, son of Roger de Cornhull of Est Twyford, acknowledges that he owes to Richard de Bussy 5 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de la Barewe of Hereford acknowledges that he owes to John de Monyton 6 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

The abbot of Bittlesden acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 48*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

Cancelled on payment.

1305.

Membrane 16d—cont.

Henry atte Gate acknowledges that he owes to Hamon de Herst 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas de la Marche acknowledges that he owes to Ingelram de Beauver 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

Master John de Sancto Walerico, parson of the church of Bluneham, diocese of Lincoln, acknowledges that he owes to William Blundel of Caldecote 65 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

To William Coumartin, Geoffrey Hurel, Adam Lutekyn, and Thomas Crosse. Whereas the king understands that merchants and others who put to sea at Calais, Whytsand, Boulogne-sur-mer and elsewhere in those parts in order to come to England avoid his port and landing place (*viragium*) of Dover and other places by the sea coast of England in which scrutiny is made of money, by reason of such scrutiny, and go secretly and fraudulently direct to the city of London before they come to any port by the water of Thames and by other occult places outside the common ways, in order that they may thus avoid the scrutiny, which might easily tend to the damage of the king and of his realm if such scrutiny were not made in accordance with the ordinance made by him and his council; he has appointed William, Geoffrey, Adam and Thomas to supervise with all caution and diligence that the scrutiny that the king has ordained to be made in that city shall be made by all means in accordance with his ordinance, so that merchants and others arriving in the city and elsewhere by the coast of the Thames shall be diligently searched in accordance with the ordinance aforesaid: he therefore orders them— [*Vacated.*]

Edmund Folyot, lord of Handesworth, acknowledges that he owes to William de Birlay, clerk, 80s.; to be levied, in default of payment, of his lands and chattels in co. York.

Peter Corbet acknowledges that he owes to John de Drokenesford 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Joan, late the wife of Alan de Chartres, and William de Watergate, the younger, acknowledge that they owe to Henry de Guldeford 16 marks; to be levied, in default of payment, of her lands and chattels in cos. Huntingdon, Northampton, and Sussex.

Cancelled on payment acknowledged by Hervey de Stanton, executor of Henry's will.

William de Neuton of Raurethe acknowledges that he owes to William de Hamelton, dean of York, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Roger de London of Reygate, William, his brother, John Gisors of Horleye, and Henry de Fleynesford of Reygate acknowledge that they owe to Hugh le Despenser 20 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey and in London.

Maud, late the wife of Hugh de Mortuo Mari, acknowledges that she owes to Adam de Osgodby, clerk, 50s.; to be levied, in default of payment, of her lands and chattels in cos. Worcester and Essex.

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Membrane 16d—cont.

The advowsons of the following churches that belonged to Hugh Bardolf, tenant in chief, are assigned in dower to Isabel, late his wife, by the assent of Thomas, his son and heir, and by a schedule thereof delivered into chancery by his hands:

The church of Westburgh, 80 marks.

The church of Riskinton, 80 marks.

The church of Gedeling, 40 marks.

The church of St. Edmund, Caistor (*de castro*), 24 marks.

The church of Fincham, 60 marks.

The church of Brincle, 16 marks.

The church of Caunteley, 60 marks.

Total of the value of the churches: 810 marks.

MEMBRANE 15d.

Enrolment of deed witnessing that whereas William son of John de Pakenham, knight, lately acknowledged that all the lands in Pakenham, Thurston, Berton, Lyvermere, Norton, Tostok, Stowelangetot, Wacclesfeld, Thorp near Ixeworth, and Bekton, co. Suffolk, and the manor of Belagh, co. Norfolk, and the manor of Henneshurst, co. Kent, to wit everything that John had in the said towns and outside them pertaining to the said manors, to be the right of William de Pakenham, the said William's uncle, brother of the said John, and released and quit-claimed them all to him for a messuage, two carucates of land and 100s. yearly of rent in the towns of Pakenham, Thurston, Norton, Berdewell and Stowelangetot, John, son and heir of the said William son of John, ratifies and grants the acknowledgment and release and releases all his land in the premises to Edmund son of William de Pakenham, knight. For this release Edmund has granted to him all the lands that the former had in the towns of Drencheston, Wulpet, Heggesele and Tostoke, as is contained in a charter made to John. Witnesses: Edmund de Hemmegrave, Roger de Soterle, John de Sancto Claro, John de Gedyng, Simon de Cokefeld, Hugh de Muryeus, Nicholas de Falsham, knights, Richard son of Henry de Sancto Edmundo, Robert Tyllote, George, his brother, Peter de Thelnetham, Henry de Thurston, clerk, and Peter de Thorp. Dated at Pakenham, on Thursday before St. George, 33 Edward.

April 26. Nicholas de Clyburn, parson of the church of Bruham, acknowledges that he owes to John de Crosseby, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

April 28. Hugh de Clopton came before the king, on Wednesday after St. Mark, and sought to replevy his land in Clopton and Esthattele, which was taken into the king's hands for his default before the king against Roesia, late the wife of Alan de Clopton. This is signified to the justices of the Bench.

Enrolment of grant and release by William de Monte Caniso, son and heir of Sir William de Monte Caniso of Edwardeston, to Sir John de la Mare, lord of Bradewell, of his right in all the lands of Pilton in the town of Bradewell, as well in services as in rents, that formerly belonged to the releasor's father, with warranty clause. For this grant and release Sir John paid the releasor 100l. before hand. Witnesses: Sir William de Monte Forti, Sir William de Horkesleye, Sir John de Molynton, knights; Robert de Stamford, Augustine de Kirkeby, clerk, John the

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Membrane 15d—cont.

cook of Bradewell, Thomas de la Doune, Richard de la Hyde, Simon le Balletprest of the same, Nicholas de la More, Roger de Camside, Ralph de Crescy. Dated at London, in St. Paul's church, on the eve of SS. Philip and James, 88 Edward.

Memorandum, that William came into chancery, on the said day, and acknowledged the said deed.

Enrolment of release by Thomas de Bromlegh, son and heir of Ralph de Bromlegh, fishmonger (*piscenarius*) of London, and of Alice, Ralph's wife, to Adam le Baker, fishmonger, of London, of his right in a messuage with a soler (*solario*) at the corner of Distafeslane next the old fishmongery in the parish of St. Nicholas Coldabbaye, London, and in two shops pertaining to the said messuage, which shops lie between two shops that Walter de Hakenay holds on the east and the shop that Bartholomew de Roumbergh holds on the west, as is contained in a bipartite deed made between Thomas and Adam acknowledged before Sir Peter de Chauvent, supplying the place of the king's steward; saving to Thomas 40s. 8d. yearly for twelve years from the date of the said deed. Warranty clause. For this release and warranty Adam paid to Thomas a sum of money beforehand, wherewith Thomas is well satisfied. Witnesses: Sir John le Breton, then keeper of the city of London, Adam de Hallingbur[y] and John de Dunstaple, then sheriffs of London, John le Blount, then alderman of the ward, Richard Madefray, Adam Hering, fishmonger, Alan de Lincoln[ia], 'chaundeler,' Thomas the clerk. Dated at London, on Monday after St. Edward, at the end of the 28 Edward.

Memorandum, that Thomas came into chancery at Westminster, on 20 April, and acknowledged the deed aforesaid.

March 20.
Westminster.

To the sheriff of York. Order to cause Gerard Salveyn and John de Heselarton, knights of that county, who lately came to the king at Westminster for the community of that county by the king's order, to have from the community their expenses in coming to the king there, staying there and returning thence, as has been usual in the like case at other times. [*Parl. Writs.*]

The like for knights of thirty-one other counties. [*Ibid.*]

To the sheriff of Cumberland. Order to cause Robert de Grynnesdale and Alan de Grynnesdale, burgesses of Carlisle, who lately came to the king as above for the communities of cities and boroughs within that county, to have their expenses as above from the communities. [*Ibid.*]

The like for the following:

John Paiable, burgess of Canterbury, to the sheriff of Kent.

Elias son of John, burgess of Colchester, to the sheriff of Essex.

John Graunt, citizen of Norwich, to the sheriff of Norfolk.

William de Bykenore, citizen of Huntingdon, to the sheriff of Huntingdon.

Hugh le Mercer, burgess of Leicester, to the sheriff of Leicester.

William Seym, citizen of Hereford, to the sheriff of Hereford.

Nicholas Page, citizen of Exeter, to the sheriff of Devon.

John de Tresagu, burgess of Treveru, addressed to the sheriff of Cornwall.

John le Acatur, burgess of Redyng, to the sheriff of Berks.

Andrew de Pirie, citizen of Oxford, to the sheriff of Oxford.

Robert de Bedeford, citizen of Northampton, to the sheriff of Northampton. [*Ibid.*]

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April 6.
Westminster.*Membrane 15d—cont.*

To the chapter of York. Request that they will count as residence the time during which Master Robert de Pykeringg', their fellow-canon, has been absent from the church of York by the king's order, as the king lately ordered him to come to London in person by Friday after the octaves of the Purification last to have colloquy with those of the king's council whom he should find there upon arduous affairs touching the king and his realm, and the king promised him to keep him unharmed in all things concerning his residence in that church, and he came to London and is staying there still with others of the king's council by the king's order. [*Parl. Writs*; *Prynne, Records*, iii. p. 1108.]

April 28.
Havering.

Hugh de Clopton came before the king, on Wednesday after St. Mark, and sought to replevy to Richard le Taillur of Clopton and Joan, his wife, Hugh son of Richard le Taillur, Agnes, Alice, Maud, Juliana and Christiana, Hugh's sisters, their land in Clopton, which was taken into the king's hands for their default before the justices of the Bench against Roesia, late the wife of Alan de Clopton. This is signified to the justices.

MEMBRANE 14d.

Grant by Emmeline Lungespeye, late the wife of Maurice son of Maurice son of Gerald, to Sir John Wogan, knight, of the 40*l.* yearly of rent that Christiana de Mariscis granted to her, to be received from the heirs of Walter de Ivythorn during Christiana's life in the tenements of Kilka and Tristeldermot, which are of Emmelina's inheritance and which revert to her after Christiana's death quit of the said rent. Witnesses: Sir William de Hamelton, dean of York, then chancellor of England; Sir Adam de Osgoteby, Robert de Bardelby and Henry de Clif, clerks; Sir Roger de Inkepenne, knight; Alexander de Bykenore, and John de Hothum, clerks; Sir Walter Lenfaunt, Sir John de Bonevill, Sir Fulk de Fraxineto, knights of Ireland; Richard Taloun, Waleran Wodelok, Hugh Canoun and Gilbert le Paumer.

Memorandum, that Emmelina came into chancery at Westminster, on 25 April, and acknowledged the deed aforesaid.

Enrolment of grant by the said Emmelina to Sir John Wogan, knight, of all her lands of Kylka and Tristeldermot, with the homages, rents, suits and services of all the free tenants and villeins (*betagiorum*) and of all other tenants, with the knights' fees, advowsons of churches and religious houses, etc. For this grant John has paid her 400*l.* Witnesses as above.

Memorandum, that Emmelina came into chancery at Westminster, on 25 April, and acknowledged the deed aforesaid.

Enrolment of letters patent of John Wogan witnessing that he is bound to Lady Emmelina Lungespeye in 100*l.* for having the lands aforesaid in fee of her feoffment, provided that she deliver to him seisin of the said lands before the term for payment. Dated at Wambergh, 25 April, 33 Edward.

Memorandum, that John came into chancery at Westminster, on 27 April, and acknowledged the aforesaid deed, and granted that the money shall be levied, in default of payment, of his lands and chattels.

Enrolment of letters patent of the aforesaid Emmelina acknowledging receipt from the said John of 260*l.*, in part payment of 400*l.* for the lands as above, concerning which it was agreed between them that she shall

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Membrane 14d—cont.

cause to be delivered to him before the quinzaine of Midsummer next seisin of all the lands and shall also deliver to him seisin of 40*l.* of yearly rent from the heirs of Walter de Ivythorn from the said lands during the life of Christiana de Mariscis, which rent he has granted to Emmelina during Christiana's life and which she has granted to him in form aforesaid. If by reason of her death or that of John or of any other lawful hindrance on her or his part it shall happen that John be hindered by her or any of her friends from having seisin within the said term, she grants that she, her heirs and executors, shall be bound to restore to him the 260*l.* aforesaid. She also grants that so soon as John shall have had seisin of the lands and rent, she will make to him by her general attorneys in Ireland and by fine to be levied between her and him all the security that he and the king's court there can devise (*sciverint*) according to the law of the land and in good faith. Dated at Wambergh, 25 April, 83 Edward.

Memorandum, that Emmelina came into chancery, on 27 April, and acknowledged the deed aforesaid.

May 12.
Watford.

Brother John de Castro Novo, prior of Farleye, acknowledges, for himself and his successors, that he owes to Walter de Gloucestr[ia] 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Thomas, parson of the church of Weston-subtus-Egge, diocese of Worcester, and Richard de Welleford, citizen of London, acknowledge that they owe to Hugh le Despenser 50*l.*; to be levied, in default of payment, of their lands and chattels in cos. Worcester and London.

Richard de Belegegrave acknowledges that he owes to Robert de Overton, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert de Bosco of Fresefeld acknowledges that he owes to John de Weylond, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Martin le Convers of London acknowledges that he owes to Richard le Mareschal 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and London.

Richard de Duffeld, clerk, acknowledges that he owes to John de Ellerker, clerk, 8*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

Note of payment of 10 marks.

May 31.
Horsley.

To the treasurer and barons of the exchequer. Whereas the king has lately confirmed by his charter to the dean and chapter of St. Peter's, York, divers liberties granted to them by the charters of his progenitors: the king, wishing that they and their men shall henceforth have and enjoy the liberties as they are more fully expressed in the charter, orders the treasurer and barons to cause the charter to be enrolled without delay in the rolls of the exchequer, and to permit the dean and chapter and their men to use and enjoy before them in the exchequer henceforth the liberties aforesaid, as they have used them hitherto, and to allow them to enjoy them fully there.

MEMBRANE 18d.

May 21.
Kingsbury.

John Berewyne came before the king, on Saturday after St. Dunstan, and sought to replevy his and his wife Emma's land in Hatte, which was

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Membrane 18d—cont.

taken into the king's hands for their default before the bailiff of Edmund Gacelyn, at Chippenham, in Edmund's court against John de Hatte. This is signified to the bailiffs.

Richard de Duffeld, clerk, acknowledges that he owes to John de Ellerker, clerk, *8l. 3s. 0d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Vacated, because above.

Pleas in parliament at Westminster on Sunday after St. Matthias, 88 Edward son of King Henry.

Northampton.— The king ordered the sheriff to take with him four knights of his shire and to go in person to Nicholas de Segrave and to summon him in the knights' presence and to enjoin him to be before the king in his next parliament at Westminster at the king's first arrival there to hear the king's will concerning certain things that the king should then propound against him and to do and receive further what the king's court should consider in the premises. And the sheriff returned that he took with him Thomas Wale, Walter son of Robert de Daventre, Robert de Bray of Wollaston and Ralph de Normanvill, four knights, and went to Stowe to Nicholas's manor, and summoned Nicholas in the presence of the knights, in accordance with the said order.

And Nicholas de Segrave now comes in full parliament in the presence of the king, the archbishop of Canterbury and of many bishops, earls, barons and others of the king's council.

And Nicholas de Warrewyk, who sues for the king, charged (*acculpavit*) Nicholas with this, that whereas the king in his last war in Scotland was among his enemies and Nicholas, a liege man holding of the king by homage and fealty, was in the king's army in that war in his aid, he of his own motion and without cause raised a contention and dispute against John de Crumbwell, who was likewise in the king's said army, and persecuted John so much, charging him with enormous iniquities, offering to prove them by his body against him and offering gage to deraign them, that John offered himself ready to defend himself against these charges in the court of the king, his lord, by his body or in any other way as the court should consider, and he gave his word (*fidem*) for this to him. And after John's word had been thus given Nicholas, eloining himself and his men and withdrawing John and his men from the king's army and aid so far as in him lay, spurned the king by leaving him among his enemies in peril of them, and adjourned (*adjornavit*) to John to defend himself in the court of the king of France, and gave him a certain day, thus submitting and subjecting so far as in him lay the lordship of the king and of the realm of England to subjection to the lordship of the king of France, and in order to do this he journeyed to Dover for the purpose of crossing, and he was expressly forbidden to cross by Robert de Burghassh, constable of Dover castle and warden of the [Cinque] Ports, on the king's behalf, because the king had ordered Robert not to permit any one to cross from the realm with horses and arms during the war aforesaid, and Nicholas, feigning that he would obey the prohibition, went to some other place than the proper port and crossed over to France secretly to prosecute and fulfil his proposal and enterprise. When the king was informed of this, he ordered the said constable to take and imprison Nicholas if he should return until otherwise ordered. And the constable arrested him upon his return and imprisoned him under certain custody, from which Nicholas escaped. Wherefore Nicholas de Warrewyk, who sues for the

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Membrane 18d—cont.

king, says that Nicholas did all the premises wickedly and maliciously to the peril of the king's person, the contempt of his court, the injury and manifest disinheritance of his crown and royal dignity, and contrary to the allegiance, homage, oath and fealty by which he was bound to the king, and this he offered to aver for the king in such manner as the court should consider, etc.

And Nicholas de Segrave, in the presence of the king and of the others aforesaid, expressly acknowledged all the things aforesaid, and submitted himself *de haut en bas* to the king's will concerning them. And the king hereupon, wishing to have the advice of the earls, barons, magnates and others of his council, enjoined them by the homage, fealty and allegiance by which they are bound to him to counsel him faithfully what penalty ought to be inflicted for such a deed thus acknowledged. And in the meantime Nicholas is committed to prison at the Tower. The members of the council, after careful consideration of all the premises, say that such a deed deserves the penalty of loss of life, etc.

And although Nicholas de Segrave ought to undergo judgment of life by the consideration aforesaid, the king nevertheless, preferring the life to the death of those who submit themselves to his will, remits to Nicholas the judgment of life and limbs, and grants that he shall find him seven mainpernors who shall mainpern that he will render himself to prison at the king's will and where and when and as often as the king wills, and also to answer to the king for the lands and all the issues of the lands that he now has and that he will have hereafter by inheritance, by purchase or in the name of his wife, or in other way, at the king's pleasure from the time when Nicholas and the mainpernors shall be warned by the king to answer therefor if he wish to have them. And hereupon Alexander Cheveroyl, Henry de Segrave, Theobald de Nevill, Robert de Leyburn, John del Idle of Ely, William Touchet and John Paynel mainperned Nicholas in form aforesaid. Therefore Nicholas shall be delivered from prison by the mainprise aforesaid.

And nevertheless the mainpernors made their letters patent of mainprise sealed with their seals, set out in full, which recite the premises and the terms of the mainprise as above, and by which they mainpern to have Nicholas before the king and his council on Monday after the Annunciation in form aforesaid, as is contained in the record before the king and his council, and acknowledge and bind themselves to be his mainpernors in the same form, and they mainpern and promise that Nicholas will fulfil all and singular the premises, and will faithfully observe them. Otherwise they bind their bodies to the king's will to do therewith what he may wish, and all their lands and possessions and goods shall be for ever forfeited (*incursa*) to the king, to do therewith whatever he will without contradiction or claim from them. Witnesses: Anthony, bishop of Durham, Walter, bishop of Coventry and Lichfield, John, bishop of Carlisle; Henry, earl of Lincoln, Guy, earl of Warwick, Roger le Brabanzon and Ralph de Hengham. Dated at Westminster, on Wednesday after the Annunciation, in the year aforesaid.

And Nicholas likewise made letters patent in his own name for the mainprise, here set out in full, to the like effect, with the same witnesses and of the same date.

Be it known that both the letters aforesaid together with a transcript of the record aforesaid are delivered to John de Bansted by the hands of Gilbert de Roubiry on Thursday the octaves of the Annunciation, in the year aforesaid, to be kept in the king's wardrobe. Be it also known that transcripts of the letters and record and process aforesaid were delivered

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Membrane 18d—cont.

at the same time by the hands of Gilbert to be inserted in chancery, in both Benches, and in the exchequer, and to remain in those places for ever by the king's order.

*Be it remembered that King Edward, the son of King Edward, on 23 February in the first year of his reign, in consideration of the good service rendered and to be rendered by Nicholas, released to him the obligation above-written, and caused to be rendered to him his letters by which he bound himself to return to prison whenever the late king wished and to answer to the said king for all the issues of his lands from the day of his deliverance whenever the said king should demand them, and the king willed that the recognisances made by Nicholas in chancery and elsewhere shall be withdrawn and annulled, as appears more plainly in the letters of his privy seal sewed to this enrolment.** French.

The king sent his writ to Walter de Gloucestr[ia], escheator this side Trent, to this effect: Edward, etc. to the said escheator. Order to assign dower to Sibyl, late the wife of Walter de la Barre, tenant in chief, upon her taking oath that she will not marry without the king's licence. Witness the king at Strivelyn, 20 June, in the thirty-second year of his reign. By authority of which order the escheator took oath from her to this effect, and assigned to her in the presence of the heir 8s. 2d. of yearly rent in Heiton, co. Salop, from certain free tenants there, to wit from Richard son of Robert 8s. and from Master Richard 2d., and 37s. 4½d. of yearly rent there from three villeins, to wit Reginald son of William, Roger de la More, and William de Langelegh, each of whom holds half a virgate of land in villeinage, and renders yearly 12s. 5½d. Dated at Heiton 28 March, 38 Edward.

Membrane 18d—Schedule.

Ordinance made by the king for the establishment of the land of Scotland. [*Parl. Writs; Prynn, Records*, iii, p. 1058.]

MEMBRANE 12d.

May 26. Master Stephen de Segrave acknowledges that he owes to Thomas
Banstead. Beauflur, citizen of London, 68l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Geoffrey de Hegham, executor of the will of Master William Burnel, acknowledges that he owes to William de Hamelton, dean of York, 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

June 5. Richard Pecche came before the king, on Saturday the eve of Whit-
Guildford. sunday, and sought to replevy to Alice de Pennebrigg her land in Pepyngbiry, which was taken into the king's hands for her default before the justices of the Bench against Laura, late the wife of Roger de Tilmanston. This is signified to the justices.

May 26. To R. archbishop of Canterbury. Request that he will celebrate the
Kempton. exequies of Blanche, late duchess of Austria, sister of Queen Margaret, the king's consort, commending her soul to God with the singing of

* The letters have become separated from the roll, the margin of which is pierced by the holes made by the thread by which the letters were sewed to it.

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Membrane 12d—cont.

mass and with prayers, and that he will cause her soul to be commended in like manner by all the men of religion and ecclesiastics subjected to him throughout his diocese. [*Fœdera*; Prynne, *Records*, iii, p. 1107.]

The like to sixteen bishops, the elect of London, the guardian of the spirituality of the archbishop of York, and the guardian of the spirituality of the bishopric of Chichester. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Like request. [*Ibid.*]

The like to five other abbots. [*Ibid.*]

May 24.
Kempton.

To R. archbishop of Canterbury. Order to be present at Westminster at the Assumption next, as the king has caused the parliament that he ordained to hold at Westminster in three weeks from Midsummer to be prorogued until then. [*Parl. Writs.*]

The like to five bishops. [*Ibid.*]

The like to four earls and five others. [*Ibid.*]

The like to Edward, prince of Wales. [*Ibid.*]

The like to Roger le Brabazon and six others. [*Ibid.*]

The like to John de Segrave, keeper of the land of Scotland on this side the sea. Order to warn the prelates and others of the clergy and the earls, barons and other of his keepership who are concerned in it of the aforesaid prorogation by writs under the king's seal of Scotland. [*Ibid.*]

The like to John, earl of Athole, keeper of the land of Scotland beyond the sea. [*Ibid.*]

The like to William de Ros, the king's keeper beyond the river (*riparia*) of Spe. [*Ibid.*]

June 8.
Whitley
(Wyttele).

William Lok came before the king, on Tuesday in Whitsun week, and sought to replevy to Thomas son of Stephen de Pachehole his land in Bratton, which was taken into the king's hands for his default before the justices of the Bench against Godfrey Strott. This is signified to the justices.

Robert de Tony acknowledges that he owes to Robert Darcy 60 marks; to be levied, in default of payment, of his land and chattels in cos. Norfolk and Suffolk.

June 16.
Chichester.

Henry son of Henry de Legth came before the king, on Wednesday after Holy Trinity, and sought to replevy to Hugh de Atherton, Richard de Shuttlesworth and John de Fairclogh and Maud, his wife, their land in Shevyngton, which was taken into the king's hands for their default before the justices of the Bench against Richard son of Avicia de Shevyngton. This is signified to the justices.

June 16.
Chichester.

Gilbert son of Robert Scot of Great Caneworth came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Great Catteworth, which was taken into the king's hands for his default before the justices of the Bench against Ralph son of William of Great Catteworth. This is signified to the justices.

May 24.
Kempton.

To the sheriff of York. Order to cause a regard to be made in the forest of Galtres before the coming of the justices of the Forest, so that the regard shall be made before the Assumption next.

[*Capitula.*]

To the sheriff of Cumberland. Like order to cause a regard to be made in the forest of Ingelwode before the said feast.

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Membrane 12d—cont.

Enrolment of release by William Darel and Joan, his wife, to William de Hamelton, dean of St. Peter's, York, of their right in a bovate of land in Brodesworth and in the advowson of the church of that town, both of which he has of their gift. Witnesses: Sir Adam de Osgodby, canon of St. Peter's, York, Robert de Bardelby, Nicholas de Burton, Robert de Askeby, Roger de Sutton, clerks; Thomas le Nedlere, citizen of York, William de la Wodehalle, Thomas de Escrik. Dated at London, 5 July, 88 Edward.

June 17.
Chichester.

To Master Robert de Pykeryngg. Order to come in person to Westminster to the exchequer on Thursday the quinzaine of Midsummer, prepared to set out for the Roman court with certain others, the king having ordained in the time of the late pope Benedict that Robert and others of his subjects should go to the Roman Court upon certain of his affairs, and the king afterwards, upon hearing of the pope's death, ordered Robert and the others to be ready to set out as soon as a new pope should be created, and the king has now news (*nova*) of the creation of a pope. [*Parl. Writ.*]

The like to Master Bartholomew de Ferentino, Roger la Warr, Thomas de Berkele and Master Thomas de Cobeham. [*Ibid.*]

June 19.
Findon.

To W. bishop of Coventry and Lichfield. Order to be at the parliament at Westminster at the Assumption next in person, as the king wills that the bishop shall be there with him for certain reasons. [*Ibid.*]

The like to W. bishop of Worcester, Henry de Lacy, earl of Lincoln, Humphrey de Bohun, earl of Hereford and Essex, Hugh le Despenser, John de Hastynges, John Buteturt, William Martyn, the abbot of Westminster, the abbot of Waverle, Roger Brabazon, Ralph de Hengham and Gilbert de Roubiry. [*Ibid.*]

MEMBRANE 11d.

Enrolment of release by John son of William de Swynford, knight, to Sir Roger le Brabazon of Musele, knight, of his right in all the lands that Roger has of his gift in the town of Sibertoft and in the ferm or rent that Roger is bound to render to him yearly for the said lands, and binding him and his heirs to warrant the lands to Roger. In testimony whereof John has affixed his seal to this deed and for greater security for Roger has acknowledged it in chancery in Trinity term, 88 Edward. Witnesses: Sir Peter Mallorre, knight, the king's justice; Walter de Oseville, knight, William de Swynford, lord of Neubold, Hugh Lord, of Farndon, John de Risshton, Stephen de Holecote.

June 19.
Arundel.

Maud, late the wife of Hugh de Mortuo Mari, acknowledges that she owes to William de Thorntoft, clerk, 5 marks; to be levied, in default of payment, of her lands and chattels in cos. Salop and Stafford.

Robert de Curton, parson of the church of Morston, diocese of Canterbury, acknowledges that he owes to Robert de Askeby, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard Corderay of the Isle of Wight acknowledges that he owes to John de Ireland, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1305.

Membrane 11d—cont.

Assignment of dower to Alice, late the wife of Ingelram le Waleys, made by the escheator this side Trent at Langeton, 26 June, 32 Edward, by the view and oath of John de Derneford, William de Clavile of Leston, Henry Talebot, Henry Baret, William de Bares and John de Lavynnton.

Dorset.—First there is assigned to her the whole tenement that belonged to Ingelram in Stoke Coilard, which is extended at 50s. 4d. yearly. There is assigned to her the following land: in the *cultura* lying next the land of the huntsman (*le Hunts*) of Taketon $8\frac{1}{2}$ acres; in the *cultura* called 'Binorthcumbe' near the court 3 acres and one perch; in the *cultura* before the gate of the court $8\frac{1}{2}$ acres; in the *cultura* Biwestwath 4 acres; in the *cultura* Bitakewathe half an acre and a perch; in the *cultura* of La Thornewathe $4\frac{1}{2}$ acres; in the *cultura* called 'La Gore' an acre; in the *cultura* on La Thornewathe (*sic*) 2 acres and $1\frac{1}{2}$ perches; in the *cultura* of Littleton $1\frac{1}{2}$ acres; in the *cultura* of Northlitleton 8 acres; in the *cultura* called 'Smelecombesheved' 1 acre and 1 perch; in the *cultura* of La Eldedon on the north $8\frac{1}{2}$ acres; in the *cultura* near La Parruk, to wit the second *cultura* on the south 4 acres $1\frac{1}{2}$ perches; in the *cultura* Berecroft $4\frac{1}{2}$ acres; in the *cultura* of La Wowelonde 8 acres and 5 feet; in the *cultura* Binetheton 2 acres 10 feet; in the *cultura* of La Eldedon near the court $6\frac{1}{2}$ acres; in the *cultura* of Lambecroft near Prestesweye 8 acres 10 feet; in the *cultura* of La Northernehorchestre $1\frac{1}{2}$ acres; in the *cultura* of La Littlecroft half an acre and 10 feet; in the *cultura* near La Sleyacre half an acre and 10 feet; in La Leye near La Wulliewathe $1\frac{1}{2}$ acres; in the *cultura* of La Wulliewathe 5 acres; in the *cultura* near Prestesweye 8 acres 1 perch and 5 feet; in the *cultura* called 'La Bereslad' 4 acres and 1 perch; in the *cultura* between Berslad and La Combe 4 acres and 1 perch; in the *cultura* near the land of Bisshop $8\frac{1}{2}$ acres; in the east field of Aylethewode 6 acres and 1 perch; in the west field of the same town $4\frac{1}{2}$ acres. The aforesaid parcels of the said acres are both in the east field and in the west field. Total: $89\frac{1}{2}$ acres and 5 feet.

There are also assigned to her from the meadows of Ruston near Forme for a third part on the north 2 acres; also at Swaynewych for a third on the west 1 acre; also at Aylethewode a third of a croft on the west; also a third of a plot of land (*placee*) called 'La Newecroft' on the west; also at La Newemede a third on the west.

There are also assigned to her from the pasture, to wit in the pasture of La Thorne 20 acres on the west in four *culture*, as appears fully by the bounds; also in the fifth *cultura* of the same pasture $8\frac{1}{2}$ acres; also in the pasture Binorthelude 17 acres and 1 perch; in the pasture called 'La Rys' 2 acres; also in (*de*) the pasture of Aylethewode on the west of Lotericlos towards the close of Wylcheswode where the great (*grandis*) oak stands on the ditch, both in woods and moorlands (*moris*) and in pastures 80 acres; also in the pasture called 'La Hethfeld' on the south of La Newemede and on the west of all the pasture called 'La Hethfeld' 8 acres in the pasture of the hill of Aylethewode on the north 80 acres. Total: $105\frac{1}{2}$ acres and 1 perch.

There are assigned to her from the woods of the manor, to wit the woods of Wylcheswode a third part on the west, and it is the third of 80 acres beginning at the west corner of the *cultura* called 'La Eldedon' and thus in length by the hedge (*hayam*) of the *cultura* to the west corner of the close of the court, and across from that corner to an oak standing on La Trencheye, and thus in a line to the bounds made upon La Hulle on the west of St. Leonard's chapel. Total: 80 acres.

1305.

Membrane 11d—cont.

There are also assigned to her the following men and rents and for the easements of the court : William Snowe, who renders 10s. yearly, with all his services ; Alice, relict of Le Hunte, who renders yearly 10s., with all her services ; John Wythel, who renders yearly 9s. 6d. with all his services ; also from the rent of Isabel, relict of Gerard, 11d. ; and from the rent of Robert le Blake 6d., and from John Don 6d., and from Richard le Hay 4d., and from the common rent of the money of the 'salterne' 7½d. Total : 82s. 0¾d.

There is also assigned to her from the rent of salt from Ralph Bekke 3½ quarters, from Robert de Vatte 8 quarters, from Walter Cutel 8 quarters, from Walter Spere 9½ quarters, and from four cotters 2 quarters. Total : 21 quarters.

There is also assigned to her a third of all the pastures and of all the perquisites of the court, amercements, and all profits arising from the said manor in any way. There is also assigned to her a third of the quarry, both of the marble and of the freestone (*libere petre*) in it, so that John, son and heir of the said Ingelram, shall have the profit of two parts of the quarry and Alice that of the third.

Wilts.—There are also assigned to her in dower from the lands that belonged to Ingelram in co. Wilts a tenement with a little garden in Okebourne, which are worth yearly 8s. ; and 4l. 6s. 10½d. yearly of rent of assize arising from other lands that Ingelram demised to Alexander de Okebourn, clerk, for his life in the town of Okebourn.

And John de Waleys, son and heir of Ingelram, having been warned, came and was present in person at the taking of this inquisition, and knew nothing to say against it whereby it ought to be retarded.

June 24.
Lewes.

To the sheriff of Kent. Order to cause Brother Richard de Feckenham, late a brother of the military order of the Temple in England and professed in that order, to be arrested wherever he may be found in the sheriff's bailiwick, and to cause him to be delivered to the master of the order to be chastised in accordance with the rule of the order, as he is wandering about the country in secular dress, as the master of the order has signified to the king by his letters patent.

The like to the sheriffs of Sussex and Southampton.

John Collan acknowledges that he owes to Adam de Osgoteby, clerk, 20s. ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William Milksop acknowledges that he owes to Walter le Baude 150 marks ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Geoffrey Botel, vicar of the church of Morton, in the diocese of London, acknowledges that he owes to Peter Guerrer, clerk, 60 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nicholas de Turvill, knight, acknowledges that he owes to Master Richard de Haveryng, clerk, 18 marks ; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Matthew son of John and Amedeus de Sancto Johanne acknowledge that they owe to Hugh le Despenser 50 marks ; to be levied, in default of payment, of their lands and chattels in cos. Kent and Essex.

1305.

Membrane 11d—cont.

Thomas Paynell, knight, acknowledges that he owes to the said Hugh 50 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Amicus (?) de Sancto Johanne acknowledges that he owes to the afore-said Thomas 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John son of John Eym of Dunstaple puts in his place William de Ayremynne, clerk, to prosecute in the king's court the execution of the recognisance for 5 marks that Walter de Ayno of Sabraytesworth made to him in chancery in the thirteenth year of the king's reign.

June 27.
Lewes

To B. archbishop of Bordeaux, pope elect. Letter recommending to his favour the merchants of the society of the Spini of Florence, in consideration of their services to the king.

William le Barber of Flete acknowledges that he owes to Adam de Brom, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in London.

July 16.
Canterbury.

To Hugh de Despenser, justice of the Forest this side Trent. Order to cause the perambulations lately made by the king's order in the forests in co. Somerset to be held and observed in accordance with the ordinance made by the king in his last parliament at Westminster, concerning which ordinance the king believes Hugh to be fully informed.

MEMBRANE 10d.

July 6.
Canterbury.

Arnald de Montiniaco, knight, acknowledges that he owes to Margaret de Basing, executrix of the will of Robert de Basing, 4l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 18.
Womenswold
(Wymeling-
welde).

To R. archbishop of Canterbury. Summons to be at Westminster at the octaves of the Nativity of St. Mary to treat with the king and others of his council upon the matters for which the king ordained to hold his parliament there at the feast of the Assumption, as he has prorogued the parliament until the said octaves. By p.s.

[*Parl. Writs.*]

The like to five bishops, two abbots, and brother Hugh de Mamecestr[ia].

[*Ibid.*]

The like to Edward, prince of Wales. [*Ibid.*]

The like to five earls and fifteen others. [*Ibid.*]

The like to Master William de Kilkenny, Master Reginald de Braundon, Master Philip Martel. [*Ibid.*]

The like to Master Robert de Pykering, enjoining him to be there in person ready to set out for the Roman court as the king's envoy. [*Ibid.*]

The like to Thomas de Berkele, Roger la Warr, Master Bartholomew de Ferentino, Master Thomas de Cobeham. [*Ibid.*]

To John de Segrave, keeper of the land of Scotland on this side the sea. Order to notify the prelates and others of the clergy and the earls, barons and others of his wardenship whom it may concern of the prorogation of parliament as above. [*Ibid.*]

The like to John, earl of Athole, keeper of the land of Scotland beyond the sea. [*Ibid.*]

1305.

Membrane 10d—cont.

The like to William, earl of Ros, keeper of the land of Scotland beyond the river (*ripariam*) of Spe. [*Ibid.*]

The like to William de Bevercote, chancellor of Scotland, to summon the prelates, etc., by writs under the king's seal for Scotland to come as above. [*Ibid.*]

The like to John de Sandale, chamberlain of Scotland, to be present at Westminster as above. [*Ibid.*]

Memorandum, that the king in his parliament at Westminster, in the thirty-third year of his reign, after an ordinance made by him and his council for the preservation of peace in his realm to enquire concerning homicides, robberies, fires, and divers other felonies and trespasses against his peace in divers counties of the realm, enjoined Sir Roger le Brabazon by word of mouth that he, as chief justice to hold pleas before the king and supplying the king's place, should intend the enquiries together with William de Bereford, Roger de Hegham, and Peter Mallore in the city of London and cos. Kent, Surrey, Sussex and Middlesex, and that he should not by reason of the said pleas to be held before the king omit to hear and determine such felonies and trespasses in accordance with the form of the assignment made to William, Roger and Peter by virtue of the injunction aforesaid as pleas to be held before the king.—This memorandum is nevertheless enrolled immediately after the enrolment of the commission of the premises made to William, Roger and Peter.

MEMBRANE 9d.

July 6.
Canterbury.

To Walter de Glouc[estria], escheator this side Trent. Whereas the king lately ordered him not to intermeddle further with the temporalities of the abbey of Redynges, which he had taken into the king's hands by reason of the present voidance, because the king found by inspection of the charter of King Henry, his progenitor, that Henry granted to the prior and convent thereof that every possession of the house should remain to them upon the decease of the abbot, and because it appeared by inspection of the rolls of his chancery that the prior and convent had the custody of the abbey during the last voidance, and the king now learns from the prior and convent that the escheator causes the issues of the temporalities to be levied for the king's use from the time of the voidance of the abbey until the day when the preceding order was sent to him as if the custody thereof pertained to the king: the king orders him to supersede the levying of the issues, and to pay to the prior and convent anything that he may have levied from the issues.

————— Stephen Houel, knight, acknowledges that he owes to John son of Gerard de Hoo 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk and Cambridge.

July 8.
Canterbury.

To the sheriff of York. Order to cause a regard to be made in the forest of Thomas, earl of Lancaster, at Pykering, in that county, before the coming of the justices of the Forest, so that the regard shall be made before Michaelmas next.

[*Capitula.*]

July 19.
Dover.

Hugh de Burgo, clerk, acknowledges that he owes to John le Turnur 50 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

1305.

Membrane 9d—cont.

Thomas Skuyer of London acknowledges that he owes to William Page of Eggewere 110s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Michael de Eston Crok, parson of the church of Kelleveden, in the diocese of London, acknowledges that he owes to John de Drokenesford 800 marks; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Essex.

Robert Dod of Faversham acknowledges that he owes to John de Longeton, elect of Chichester, 90l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Note of payment of 44l. to J. de Ellerker, and then of payment of the balance.

Robert atte Hacche of Dodynton acknowledges that he owes to John 45l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

July 22.
Ospringe.

To the mayor and sheriffs of London. Although the king lately caused certain ordinances to be made for the direction of the estate of his son Edward, which he wills shall be observed during his pleasure so that his son shall not contravene them in any way, and he ordered the mayor and sheriffs to inhibit all men of that city on his behalf from making any subsidy to his son by way of loan or otherwise until he should cause it to be otherwise ordained, he, willing nevertheless, at the request of Queen Margaret, his consort, that the inhibition shall cease and shall be annulled from this date, orders them to cause proclamation to be made throughout their bailiwick that it is his pleasure that his ministers and others shall make aid to his son henceforth and shall minister necessities to him, and shall cause them to be delivered to him, on condition that his son shall make payment to them or shall agree with them therefor.

The like to all the sheriffs of England.

July 30.
Bexhill
(Bezle).

To Henry de Lacy, earl of Lincoln. Renewed order to be at Westminster at the parliament that the king has ordained to be holden in the octaves of the Nativity of St. Mary.

By p.s.

[*Parl. Writs.*]

The like to W. bishop of Worcester, Humphrey de Bohun, earl of Hereford and Essex, two abbots, and ten others. [*Ibid.*]

July 27.
Leeds.

To the sheriff of Wilts and Hugh de Estcote. Notification that the king has granted to Robert de Clifford respite until the quinzaine of Michaelmas next for the aforesaid (*sic*) aid due from him for the fee held by him in that county by the services aforesaid (*sic*), and order to cause him to have such respite.

The like to the sheriff of Warwick and Richard de Herthill appointed to collect the aid, etc., in cos. Warwick, and to the sheriff of Northampton and Hugh Wak in co. Northampton.

The like to the sheriff of Northampton.

Thomas Paynel, knight, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 220l.; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Southampton.

Arnald de Montiniaco acknowledges that he owes to the said William 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Knaresburgh, attorney of Martin de Grymeston, one of the executors of William's will.

1305.

Membrans 9d—cont.

William de Wermenistre, clerk, acknowledges that he owes to William de Hamelton and his fellows, executors of the will of Robert, late bishop of Bath and Wells, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Aug. 5.
Gravesend.

Walter le Fevre of La Redelane of Aston St. Helen came before the king, on Thursday after St. Peter ad Vincula, and sought to replevy his land in Aston St. Helen, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Roger le Convers of Chaleford. This is signified to the justices.

John Blakpol of Stoktone Chirche came as above and sought to replevy his land in Astone St. Helen, which was taken into the king's hands for his default before the justices against the said Alice. This is signified to the justices.

In like manner came John Blakpol, and sought to replevy to John atte More the latter's land in Aston St. Helen, which was taken into the king's hands for his default before the justices aforesaid against the said Alice. This is signified to the justices.

July 30.
Bexhill
(Bezele).

Hugh de Wardington, parson of the church of Boresworth, in the diocese of Lincoln, acknowledges that he owes to Hugh le Despenser 259*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

Blasius Aldebrandini, merchant of the society of the Galerani of Siena, and Amerigus, merchant of the society of the Friscobaldi of Florence, acknowledge, for themselves and their fellows, merchants of the said society, that they owe to the master of the military order of the Temple in England 879 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in London and elsewhere.

Cancelled on payment, acknowledged by the treasurer of the New Temple, London, on behalf of the master.

Amedeus de Sancto Johanne, clerk, acknowledges that he owes to Master Andrew le Mareschal 80 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Aug. 5.
Gravesend.

William de Wykingeston of Bandon acknowledges that he owes to John de Hibernia, clerk, 55*l.* 8*s.* 9½*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 8d.

Aug. 5.
Gravesend.

Robert de Burghersh, knight, acknowledges that he owes to William de Hamelton, dean of St. Peter's York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Geoffrey de Wretton, parson of the church of Coddam, diocese of Rochester, acknowledges that he owes to the said dean 100*s.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Kent.

Master Denis Avenel acknowledges that he owes to Adam de Osgoteby, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

1305.

*Membrane 8d—cont.*Aug. 17
Rayleigh

Nicholas de Wodemancote acknowledges that he owes to Brachius Gerardi and his fellows, merchants of the society of the Pulci (*Pullicum*) and Rembertini of Florence, 100s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*Aug. 20.
Rayleigh

Alan le Pavillonier, William de la Marche, and Richard de Wymbisch acknowledge that they owe to William de Ayreminne, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment.

The king sent to the sheriff of Oxford and Berks his writ (set out in full), dated at Wynelyngewelde, 13 July, in his thirty-third year, setting out that the king—upon being given to understand that Benedict de Blakenham, to whom Hugh de Sancto Philiberto, tenant in chief, deceased, demised for life the manor of Soulham and certain lands in Pangeburn, Purle, Tyghelhurst, Leghyng, and La Hyde, had sold the manor and lands in fee to the disinheritance of John, son and heir of Hugh, who is a minor in the king's wardship, and contrary to the tenor of a deed of covenant between Hugh and Benedict concerning the demise—had ordered Walter de Gloucestr[ia], escheator this side Trent, if he should find by inquisition that Benedict had alienated the manor and lands or part of them contrary to the covenant aforesaid, to take into the king's hands all that he should find to have been thus alienated, and the said escheator, because it was found by the said inquisition now returned before the king in chancery that Benedict had alienated in fee to Agnes de Sumery the said manor and lands in Tyghelhurst and La Hyde, which are on the confines of the said counties, took them into the king's hands, and that Benedict and Agnes, being addressed concerning the alienation by the king before his council, showed a deed of quit claim to Benedict and his heirs of a moiety of the said manor made after the aforesaid demise by Hugh and also a charter afterwards made to Agnes by Benedict of a moiety of the said manor, by reason whereof Agnes asserts that she ought not to be disturbed in her seisin as to the said moiety; and that the king, wishing to be certified whether Hugh made the said deed and when and where and before whom he made it, and whether he was then of good memory and outside prison, or not, orders the sheriff to cause to come before him in chancery on the morrow of the Assumption men of those counties by whom the truth may best be known to certify the king more fully as to the premises. The sheriff is ordered to tell Benedict and Alice to be present at the taking of the inquisition if they wish.

At which day Benedict and Agnes came in person into chancery, and the inquisition was taken on Thursday following before the chancellor at London by the following jurors: Roger de Burghfeld and Ralph de Knyveton, knights, John le Acatour, Nicholas de Colle, Walter Gerard, Matthew Barthelmeu, William atte Weye, Adam de Grauncourt, Roger atte Holm, Richard atte Putte, Nicholas atte Hawe, John atte Bere, and Alexander de Ho, who say that the said deed of quit-claim (set out in full without witness and date), whereby Hugh Sancti Phileberti released to Benedict son of Benedict de Blacham all his right in all those lands that Hugh had of the inheritance of Eufemia, his mother, in the town of Solham, is the deed of the said Hugh, and that it was executed at Eton, co. Berks, on a certain Saturday about the feast of St. Andrew, in the thirty-third year of the king's reign, where Benedict was then present and received it from Hugh. Upon their being asked whether he made it before

1305.

Membrane 8d—cont.

or after the said feast, they say that he made it before, but they do not well remember whether it was on the Saturday before the said feast or a day preceding that Saturday that the deed was executed, but they say expressly that Hugh executed it on the Saturday before that feast or on same day next preceding that Saturday, and that Hugh died on the Monday following the Saturday upon which the deed was executed. Upon their being asked whether Hugh at the time of the making of the deed was of good memory and outside prison, they say precisely that he was then of good memory and outside prison, but they say that at the time of the making of the deed he lay on his death bed. Upon their being asked before whom the deed was executed, they say that it was before the men of his household, of whose names they are ignorant, and nevertheless they say for greater evidence that Hugh thus in his sickness acknowledged in the presence of Benedict that he had greatly offended (*diliquisse*) against Benedict, and demanding forgiveness (*veniam*) besought that Benedict should remit to him the things in which he had offended and also 100*l.* that he owed to him of the arrears of 60*l.* in which he was bound to Benedict yearly for the latter's life for certain lands in co. Berks and in other counties that Benedict had sold to him, with which yearly rent the lands are still charged, and that Hugh should make him the deed of quit claim aforesaid, and that for the remission of the premises Hugh made to him the deed in the form noted above.

Aug. 27. To W. bishop of Worcester. Order to be with the king at Westminster
Rothing. on the day of the octaves of the Nativity of St. Mary or on the morrow of the same octaves at the latest, the king having already ordered him to be with him at Westminster at the parliament in the said octaves.

[*Parl. Writs.*]

By p.s. [5419.]

The like, '*mutatis mutandis*,' to fifteen others. [*Ibid.*]

To Henry de Percy.* Order to attend as above. [*Ibid.*] By p.s. [5419.]

Aug. 28. William son of Sarah de Northcurey acknowledges that he owes to John
Writtle. de Hegham, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Sept. 9. John de Ivingho came before the king, on Thursday the morrow of the
Laver. Nativity of St. Mary, and sought to replevy his and Agnes, his wife's, land in Fulham, which was taken into the king's hands for his default before the justices of the Bench against William le Webbe of Wendlesworth. This is signified to the justices.

John son of John son of Peter de Totenham acknowledges that he owes to Robert de Keleseye 22 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Sept. 4. To Gilbert de Robur[y]. As the king has ordained that he and
Laver. Master [John] de Cadomo, Master John Bussh, and John de Kirkeby, his clerks, shall receive all petitions in the coming parliament at Westminster in the octaves of the Nativity of St. Mary, he orders him to come to London with all speed, and to receive the petitions with the said clerks henceforth from day to day until the third day after Michaelmas next and not after that day. [*Federa*; *Parl. Writs*; Ryley, *Placita*, p. 508.]

The like to the said Master John de Cadomo, John Bussh, and John de Kyrkeby. [*Ibid.*]

* The writ of privy orders that John de Lisle shall receive the like summons.

1305.

*Membrane 8d—cont.*Sept. 25.
Westminster.

To the sheriff of Worcester. Order to cause Robert de Clifford to have respite until the quinzaine of Michaelmas for all debts due to the exchequer, as the king has granted him such respite.

By K. on the information of W. bishop of Coventry and Lichfield.
The like to the sheriff of Hereford.

Ralph de Goldyngton acknowledges that he owes to William son of William de Goldington 29*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Netherwyk of Waulington acknowledges that he owes to William de Thorntoft, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

William le Latimer, knight, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Northampton.

John de Lancast[er] acknowledges by his attorney in chancery at Westminster that he would not prosecute against Amicicia (*sic*), late the wife of William de Shepeye, concerning the tenement whereof she was enfeoffed by Philip Burnel, tenant in chief, concerning which John made suit against her in chancery, before the heir of Philip comes of full age.

MEMBRANE 7*d.*Aug. 17.
Rayleigh.

Walter Haliday came before the king, on Saturday after the Assumption, and sought to replevy his land in Bedeford, which was taken into the king's hands for his default before the justices of the Bench against William son of Robert le Swardslipere of Bed[eford]. This is signified to the justices.

Aug. 18.
Rayleigh.

To the justices of the Bench. Notification that William le Bere came before the king, on Friday after the Assumption, and sought to replevy to the abbot of Cluny the latter's land in Offord Cluny, which was taken into the king's hands for his default before the justices against Isabel, late the wife of Robert de Hereford.

Aug. 30
Roothing.

To the bailiffs of Hugh de Curtenay at Castelokhampton. Notification that Roger Lacy came before the king, on Monday after the Decollation of St. John, and sought to replevy his land in Bridestowe, which was taken into the king's hands for his default before the bailiffs in Hugh's court of Castelokhampton against John de Cobeham and Amicia, his wife.

Aug. 27.
Writtle.

To the sheriff of Berks. Whereas John son of Reginald asserts that he has acquittance of 80*l.* by which he made fine at the exchequer for his service in the armies of Scotland in the twenty-eighth and thirty-first years of the king's reign, which the sheriff exacts from him by summons of the exchequer, the king orders the sheriff to supersede the demand upon John's finding security by which the sheriff will answer for the said 80*l.* at the exchequer at his next profer unless John can show in the meantime that he ought to be quit thereof.

Sept. 9.
Laver.

Alice de Heydon came before the king, on Thursday the morrow of the Nativity, and sought to replevy his land in Merston, which was taken into the king's hands for his default before the justices of the Bench against Dionisia, late the wife of William le Taillur. This is signified to the justices.

1305.

*Membrane 7d—cont.*Sept. 12.
Theydon.

Roger le Marchaund came before the king, on Saturday after the Nativity, and sought to replevy his land in Rokeburn, which was taken into the king's hands for his default before the justices of the Bench against Adam de la Forde. This is signified to the justices.

Sept. 17.
Havering.

Walter son of John de Albo Monasterio acknowledges that he owes to Ralph de Hengham 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received this acknowledgment.

Sept. 20.
Barking.

William atte Wyche came before the king, on Monday the eve of St. Matthew, and sought to replevy the land of William de Muleburn, clerk, in Overattebere, which was taken into the king's hands for the latter's default before the justices of the Bench against Joan, late the wife of John Hamund. This is signified to the justices.

Sept. 25.
Westminster.

John Hamund came before the king, on Saturday after St. Matthew, and sought to replevy to Roger Maufe the latter's land in Estdene, which was taken into the king's hands for his default before the justices of the Bench against Margery, late the wife of William Gaudyn. This is signified to the justices.

The said John came before the king, as above, and sought to replevy to Richer de Repham the latter's land in Cherleton, which was taken into the king's hands for his default before the said justices against the said Margery.

The said John came, on the said day, and sought to replevy to Nigel de Combe the latter's land in Exete and Westdene, which was taken into the king's hands as above.

The said John came on the said day, and sought to replevy to John Heringaud the latter's land in Est Dene and West Dene, which was taken into the king's hands as above.

The said John Hamund came, on the said day, and sought to replevy to William Maufe the latter's land in Est Dene and West Dene, which was taken into the king's hands for his default as above.

Sept. 30.
Sheen.

John le Chaumberleyn came before the king, on Thursday the morrow of Michaelmas, and sought to replevy to John de Wasseburn and Isabel, his wife, their land in Overton near Stanford, which was taken into the king's hands for their default before the justices of the Bench against Robert Sturmy. This is signified to the justices.

Sept. 16.
Havering.

To William de Bereford. Although the king lately ordered him to come to London in the present parliament, in order to treat there with certain of the king's council upon certain affairs specially touching the king, he nevertheless orders him to proceed in the matters for which he, Roger de Hegham and Peter Mallore are staying in the parts where William is (*est, rectius es*), together with them until Michaelmas next, so that he shall then come to the king at Westminster to certify him of what he shall have done in these affairs in the meantime.

By K. on the information of R. de Cotingham.

[*Parl. Writs.*]

The like to Roger and Peter. [*Ibid.*]

Oct. 1.
Sheen.

Gilbert Pecche acknowledges that he owes to John de la Lee 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Oct. 2.
Sheen.

William de Sutton came before the king, on Saturday after Michaelmas, and sought to replevy to Joan, late the wife of William Pygaz, her land in Sutton Percy near Petteworth, which was taken into the king's hands for his default before the justices of the Bench against Hugh de Budyton. This is signified to the justices.

1305.

*Membrane 7d—cont.*Oct. 4.
Westminster.

To pope C[lement]. Reymund, bishop of Lescar (*Lascurren*) and Master William Testa, archdeacon of Arrennes (*Aran*) in the church of Comminges (*Convenarum*), the pope's chaplain, have come to the king and have presented to him the pope's letters. The king has received the letters and the envoys with joy, and has learned from them with satisfaction that the pope is in good health, and thanks the pope for having so much at heart the affairs of his realm. The king would be very glad to see the pope and have speech with him before the pope crosses the mountains, and to be present at his coronation, if it could be done conveniently, but the shortness of the time does not permit the king, whom the pope knows to be wearied with many vexations, to come in person or to send Edward, his son, with a suitable company of prelates and other magnates, for whom as for the king it would be necessary to have conduct from the king of France, in accordance with the ordinance of the magnates and *proceres* of the king's realm, and the king does not believe that it is at all expedient to delay the pope's arrival at the Roman court, but rather that it should be hastened. The king is greatly grieved that he cannot fulfil, as he desires, the pope's request and will in this behalf, but the pope will always find him ready and prepared to prosecute his pleasures and orders. He therefore beseeches the pope to hold him and his son excused, and thus to show favour to the king, his realm and subjects, so that the king may feel that the pope's affection to him, which he has tested by long experience, may be augmented. As to the promotion of the matter of the Holy Land, which the king has always in mind, he the more willingly excites the pope's piety because he believes that the pope intends to come to its aid. Concerning this and other things that relate to the legation of the pope's envoys, to whom the king has fully opened his mind, it is fitting that the pope should give credence to them. The king intends to send shortly certain prelates and other magnates to the pope with full power and special mandate to do, approve and receive all those things that the pope shall see fit to ordain concerning the premises for the king and his son and that the king and his son should or might do if they were there in person. [*Fadera*: Prynne, *Records*, iii, p. 1068.]

Oct. 6.
Sheen.

Alan la Zusche acknowledges that he owes to William Waldeshof 73 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Simon de Monte Acuto acknowledges that he owes to Dinus Reineri, merchant of Lucca, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Robert de Malo Lacu, knight, acknowledges that he owes to Thomas de Cornubia, clerk, 14 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Boyvill acknowledges that he owes to William le Vavassur 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by Alice, late the wife of Richard Yunge of Eremue, to Adam le Ken of Eremue and Isabel, his wife, of her right in the tenement in the town of Eremue that her husband and she demised to Adam and Isabel. For greater security she has acknowledged this deed in chancery in the thirty-third year of King Edward. Witnesses: Robert Elof of Eremue, William Brid of the same, Walter de Coleshull, chaplain, Geoffrey de Shryngton, clerk, William le Convers. Dated at London, 8 October.

1305.

Oct. 8.
Sheen.*Membrane 7d—cont.*

Richard de la Lynde, clerk, acknowledges that he owes to William de Thorntoft, clerk, 2000 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

The abbot of Jervaulx (*Girvaul'*) acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 106*l.* 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

The abbot of Lesnes acknowledges that he owes to the said William 60*l.*; to be levied, in default of payment, of his lands in co. Kent.

Cancelled on payment, acknowledged by John de Merkyngfeld, executor of William's will.

Walter Taunter acknowledges that he owes to William de Ayremynne, clerk, 6*l.* 10*s.* 0*d.*; to be levied in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

MEMBRANE 6d.

Oct. 12.
Westminster.

To brother W. de Wynterburn, cardinal. Letter recommending to him Thomas, bishop of Rochester, and his affairs that he has to expedite in the Roman court, and requesting him to advance the affairs with his counsel and aid.

Michael de Meledon acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

The abbot of Bittlesden acknowledges that he owes to William 28*l.* 16*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Brother Haymo, prior of St. Mary's, Monks' Thetford, acknowledges that he owes to Simon de Dulfam, merchant of Pampeluna (*Pampilon'*), 80*l.*; to be levied, in default of payment, of his land and chattels in co. Suffolk.

Oct. 14.
Westminster.

To the sheriff of York. As the prelates, *proceres* and others of the king's land of Scotland have need to come to the king in England frequently for the matters concerning them and to return thence, for which reason the king wills that they shall be honourably and courteously admitted, as is fitting, wherever they may come within the realm, he orders the sheriff to cause proclamation to be made in all towns through which they will pass on their journeys to and fro and in other places that the sheriff shall deem fit that no one shall say to any men of that land passing through the sheriff's bailiwick in their inns, on the road, or elsewhere any insults or contumelious words, or otherwise inflict wrong, annoyance or damage upon them, or sell to them victuals or other necessities dearer than to others of the realm. The sheriff is ordered to attach any one found thus offending by his body at the plaint and suit of him who shall feel himself aggrieved, and to keep him in prison until otherwise ordered by the king. He is enjoined to execute this order with such diligence that the king may not have to punish him (*ad te capere*) and his things. [*Fadera.*]

The like to the sheriffs of London, Middlesex, Essex, Hertford, Bedford, Buckingham, Huntingdon, Cambridge, Lincoln, Leicester, Warwick, Nottingham, Derby and Northumberland. [*Ibid.*]

1305.

*Membrane 6d—cont.*Oct. 12.
Westminster.

Peter de Sabaudia, dean of Salisbury, Blasius Aldebrandini, Nicholas Cantis, citizens and merchants of the society of the Galerani of Siena, and Master Gerard de Sesiriaco, canon of St. Martin's-le-Grand, London, acknowledge that they owe to William de Hamelton, dean of St. Peter's, York, 240 marks; to be levied, in default of payment, of their lands and chattels in cos. Wilts, Middlesex and London.

Walter de Burnedish, vicar of the church of Sunning, and William de Lamburn acknowledge that they owe to the said William 80 marks; to be levied, in default of payment, of their lands and chattels in cos. Berks and Suffolk.

Cancelled on payment.

Thomas Paynel, knight, acknowledges that he owes to the said William 50 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Robert de Ho, knight, acknowledges that he owes to William de Hamelton 20l.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

John de Metham, knight, acknowledges that he owes to the said William 250 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de la Warde acknowledges that he owes to Thomas Paynel 80 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Ros of Ingmanthorp acknowledges that he owes to Miles de Stapelton and Robert de Ros, knights, 80l.; to be levied, in default of payment, of his lands and chattels in co. York.

The said William acknowledges that he owes to the said Miles 89 marks; to be levied, in default of payment, of his lands and chattels.

Roger le Waleys acknowledges that he owes to William de Hamelton and his fellows, executors of the will of Robert Burnel, late bishop of Bath and Wells, 90l.; to be levied, in default of payment, of his goods and chattels in co. Leicester.

Cancelled on payment, acknowledged by William de Wermenistre, one of the said executors, and Hugh de Eton, attorney of the executors.

Oct. 15.
Westminster.

Stephen de Appeltrefeld acknowledges that he owes to Hugh le Despenser 10l.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Brian Turbervill acknowledges that he owes to Hugh 50 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William le Freinsh acknowledges that he owes to Hugh 20 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Henry Gussich acknowledges that he owes to the said Hugh 100s.; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William Aungetel of Shefton acknowledges that he owes to the said Hugh 10 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

1305.

Membrane 6d—cont.

Adam de Hertleye and Henry son of Elias de la Bere acknowledge that they owe to the said Hugh 6 marks 8s. 4d.; to be levied, in default of payment, of their lands and chattels in co. Dorset.

Roger atte Dene acknowledges that he owes to the said Hugh 10l.; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Richard de la Lynde, clerk, acknowledges that he owes to William de Thorntoft, clerk, 100l.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled in payment.

Oct. 20.
Westminster.

Walter Whytacre and William, his son, came before the king on Wednesday after St. Luke, and sought to replevy their land in the suburb of Bristol, which was taken into the king's hands for their default before the justices of the Bench against Isabel, late the wife of Laurence le Pestour. This is signified to the justices.

Oct. 27.
Westminster.

To pope C[lement]. Letters requesting him to give credence to what Henry de Lacy, earl of Lincoln, Hugh le Despenser, Amaneus, lord of Albret, Otto de Grandisono, Brothers Thomas de Jorz and John de Wrotham, of the order of Preachers, John de Benstede and Master Philip Martel, the exhibitors of the presents, or seven, six, five or four of them, shall explain to him by word of mouth concerning certain affairs touching the king's honour and estate that he has much at heart, and request that the pope will bring them to effect as desired. [*Fœdera*; Prynn, *Records*, iii, p. 1070.]

John Aygnel of Stalling acknowledges that he owes to Hugh le Despenser 4l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

William de Draycote acknowledges that he owes to Hugh le Despenser 10l.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Peter de Donewyco acknowledges that he owes to Henry Tuke 40 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

John Jorge acknowledges that he owes to Hugh le Despenser 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Oct. 20.
Westminster.

To pope C[lement]. The king, out of his confidence in the pope's affection for him, for which he expresses his thanks, is sending to him Walter, bishop of Coventry and Lichfield, his treasurer, William, bishop of Worcester, Henry de Lacy, earl of Lincoln, Hugh le Despenser, Amaneus de Lebreto, Otto de Grandissono, knights, Master John de Benstede, chancellor of the exchequer and canon of Salisbury, Master Robert de Pykering, canon of York, Master Bartholomew de Ferentino, canon of London, and Master Philip Martel, canon of Chichester, and he requests him to listen favourably to the king's desires that they, or some of them first named, will explain to him by word of mouth. The king desires to fulfil with all his power the pope's orders. [Prynn, *Records*, iii, p. 1069.]

1305.

Membrane 6d—cont.

Memorandum, that the king in his parliament at Westminster at Michaelmas, in the thirty-third year of his reign, at the request of Geoffrey de Welleford, his clerk, examiners of the writs of chancery, by petition exhibited by him in the same parliament, granted and ordered his chancellor to provide Geoffrey with an ecclesiastical benefice pertaining to the king's gift suitable for him for the maintenance of his estate in that office both for the king's honour and for the expedition to the people, and to present him to such living in the king's name without speaking to the king concerning this or announcing it to him.

MEMBRANE 5d.

Oct. 22.
Westminster.

The prior of St. Mary's, Monks' Thetford, of the Cluniac order, and William de Corbrigg acknowledge that they owe to Robert de Bardelby, clerk, 6½ marks; to be levied, in default of payment, of their lands and chattels in cos. Suffolk and Norfolk.

Cancelled on payment.

Roger de Upton acknowledges that he owes to Hugh le Despenser 10l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Warner of Redingges acknowledges that he owes to Henry Buscre of Malynes 20l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

The abbot of Furnays acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 778 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkingefeld, one of the executors of William's will.

The prior of St. John's, Stoke near Clare, acknowledges, for himself and his successors, that he owes to Gilbert de Clare, clerk, 6 marks of yearly pension; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Cambridge.

Oct. 24.
Westminster.

Walter de Mouncey acknowledges that he owes to Hugh Moriens 45l.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

The said Walter acknowledges that he owes to Adam de Osgoteby, clerk, 40s.; to be levied, in default of payment, of his lands in cos. Norfolk and Suffolk.

Cancelled on payment.

Enrolment of letter of Nicholas de Bolingbrok acknowledging receipt on Thursday after St. Luke, 88 Edward, from Sir John de Lancast[r]ia, knight, by the hands of Robert de Barton, king's clerk, of 4l. in full payment of all debts in which John was bound to him as well by recognisances in chancery and in the exchequer as for other reasons. Dated at London, as above.

Oct. 20.
Westminster.

Memorandum, that Nicholas came into chancery, and acknowledged the said letter.

Adam de Swylington, knight, acknowledges that he owes to John de Tilton 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Leicester.

Christiana de Ipegrave acknowledges that she owes to John de Crosseby, clerk, 2 marks; to be levied, in default of payment, of her lands and chattels in co. Hertford.

1305.

Membrane 5d—cont.

Enrolment of letters of James, late steward of Scotland, witnessing that whereas he, being in the homage, faith and allegiance of Edward, king of England, lord of Ireland, and duke of Aquitaine, under evil council, made, and caused to be made, war against the king, and was assenting to such war, and aided the king's enemies openly and secretly, contrary to his said homage, faith and allegiance, of which he feels, knows and confesses himself to be guilty, he has, of his good and free will, surrendered himself entirely (*de haut e de baas e du tout*) to the king's will. And although the king, being moved by pity for him, has shown him special grace in this behalf beyond his deserts in regard to pardon of life and limb and remission of imprisonment, James nevertheless submits himself wholly to the king's will, and wills and grants that he may do whatever he may wish with his body and with whatever he has or may have and with all his lands that he had at any time or that may escheat to him in Scotland or elsewhere. To these things James binds himself as firmly as he can by this deed. Dated at Westminster, 3 November, 1305, in the thirty-third year of the king's reign. *French.*

Sept. 31. The prior of Hextildesham acknowledges that he owes to the king 100
Sheen. marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Oct. 24. *Memorandum*, that the king, at the instance of Queen Margaret, his
Westminster. consort, granted to William de Leycestr[ia], clerk, the grace pertaining to the king by reason of the new creation of the future prior of Merton, which priory is now void and in his hands. [Prynne, *Records*, iii, p. 1107.]

Oct. 20. To N. bishop of Ostia and Velletri. Letter commending to him the
Westminster. affairs of the king for which the king is sending to the pope Walter, bishop of Coventry and Lichfield, his treasurer, William, bishop of Worcester, Henry de Lacy, earl of Lincoln, Hugh le Despenser, Amaneus de Lebreto, Otto de Grandisono, knights, Master John de Benstede, chancellor of the exchequer and canon of Salisbury, Master Robert de Pykering, canon of York, Master Bartholomew de Ferentino, canon of London, and Philip Martel, canon of Chichester, and requesting him to exert his influence for the furtherance of the said affairs. [Prynne, *Records*, iii, p. 1069.]

The like to many cardinals (not named). [*Ibid.*]

Robert de Waleton, general attorney of Aymer de Archiaco by the king's letters patent, puts in his place Robert de Shepton to sue before the king and his council for the purparty falling to Aymer of the issues of the county of Kildare in Ireland.

Ralph de Stanford, parson of the church of Aulton, puts in his place Philip de Asshewell, clerk, to sue in his name for the execution of a recognisance for 20 marks made to Ralph in chancery by Peter de Abynton and John de Broway.

MEMBRANE 4d.

Nov. 2. John de Cokermuth came before the king, on Tuesday the Commemora-
Westminster. tion of All Souls, and sought to replevy to the abbot of Albemarle the advowson of the tithes of a third part of Little B . . . stede, which was taken into the king's hands for the abbot's default before the justices of the Bench against Alan de Goldingham. This is signified to the justices.

1305.

Membrane 4d—cont.

William de Esthale acknowledges that he owes to Richard de Rodeneye 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Nov. 7.
Westminster.

John de Merkenfeld, rector of the church of Escryk, acknowledges that he owes to William de Thorntoft, clerk, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Suleye acknowledges that he owes to Baruncinus Walteri and Burnettus, his son, and Nicholas son of the said Burnettus, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Robert de Stretleye acknowledges that he owes to William de Cantilupo, Richard de Wilgheby, and Robert Russel 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Roland Huscarl acknowledges that he owes to William de Thorntoft, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Hugh Burnel acknowledges that he owes to Richard Springehose 26*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct. 29.
Westminster.

To the master of the hospital of St. John of Jerusalem in Catalonia (*Cathelon*) or to him who supplies his place. Request that he will admit as a brother of his order Beringer Saverteis, who has long and faithfully served the king and who desires to serve God under the habit of that order.

By K.

MEMBRANE 8d.

Nov. 2.
Westminster.

To pope Cl[ement]. Letter desiring him to canonize (*ascribere sanctorum catholico veneranda*) Thomas called de Cantilupo, formerly bishop of Hereford, whose merits and miracles are set forth. [*Fædera*; Pryne, *Records*, iii, p. 1070.]

Nov. 4.
Westminster.

To G. cardinal deacon of St. Nicholas in Carcere Tulliano. Request that he will exercise his influence to obtain the king's desire as above. [*Fædera*.]

The like to the following:

Sir L. bishop of Albano.

Sir P. bishop of Sabina.

Sir J. bishop of Tusculum.

Sir T. bishop of Palestrina (*Civitatis Papalis*).

Sir N. bishop of Ostia and Velletri.

Sir J. bishop of Porto and St. Ruffina.

Sir T. cardinal priest of SS. Marcellinus and Peter.

Sir G. cardinal priest of St. Martin in Montibus.

Sir R. cardinal priest of St. Potenciana.

Sir N. cardinal deacon of St. Adrian.

Sir F. cardinal deacon of St. Lucy in Silice.

Sir J. cardinal deacon of St. George in Velabro (*ad Vulum Aureum*).

Sir F. cardinal deacon of St. Mary in Cosmedyn.

Sir L. cardinal deacon of St. Mary in Via Lata, the king's kinsman.

Sir R. cardinal deacon of St. Eustace.

Sir L. cardinal deacon of St. Angelo. [*Ibid.*]

1305.

MEMBRANE 2d.

Nov. 12.
Chertsey.

To the sheriff of Oxford. It is shown to the king by the chancellor and masters of the university of Oxford that certain persons propose to hold jousts and tiltings (*burdeicias*) near the said town about Michaelmas next, by which the quiet of the scholars studying in that town may be disturbed. The king orders the sheriff, if any persons come thither or wish to come thither to make jousts or tiltings, to cause proclamation to be made prohibiting any one from making jousts, tiltings or other feat of arms by which the quiet of the scholars may be disturbed in any way, and to arrest and imprison until further orders any persons coming thither for this purpose who do not withdraw themselves by reason of such proclamation or who make jousts, tiltings or other feats of arms. By p.s. [*Fadera.*]

John de Lenham, knight, acknowledges that he owes to John de Burnedissh 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Berks.

John de Bassingburn, knight, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 800 quarters of wheat, price 8*s.* a quarter; the value to be levied, in default of delivery, of his lands and chattels in cos. Essex and Hertford.

Cancelled on payment.

Roger son and heir of Gilbert de Brunolesheved and Christiana, late the wife of Gilbert de Brounolesheved, acknowledge that they owe to the said dean 20 marks; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Cancelled on payment.

Nov. 12.
Chertsey.

Walter son of Humphrey acknowledges that he owes to Ralph de Hengham, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Edmund Foliot acknowledges that he owes to William de Byrlay, clerk, 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Uffinton, clerk, acknowledges that he owes to Nicholas Fermbaud, clerk, 80*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Henry de Lusewy of New Sarum acknowledges that he owes to William Baudry of New Sarum 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Christiana, late the wife of Gilbert de Brunnolshesheved, acknowledges that she owes to William de Hamelton, dean of St. Peter's, York, 60*s.*; to be levied, in default of payment, of her lands and chattels in co. Westmoreland.

Memorandum, that the king granted to John de la Mare that all the debts that he owes to the exchequer for any reason shall be allowed in the debts due from the king to him in the wardrobe.

By K. on the information of R. de Cottingham, at Westminster, on 7 November.

Robert de Hauvill and William le Forester of Fletestrete acknowledge that they owe to Master Henry de Clif 5 marks; to be levied, in default of payment, of their lands and chattels in London.

Cancelled.

1305.

Nov. 12.
Chertsey.*Membrane 2d—cont.*

To the sheriff of Northampton. Order to release from prison at Northampton until 28 April next Brother Richard de Helmeden, master of St. John's Hospital, Northampton, Brothers Nicholas de Brewode, John de Upton, John de Ravenesthorp, Robert Russel, Robert de Pydyngton, William de Throp, and Philip de Tiffeld, whom the sheriff has arrested by virtue of the king's order to justice them by their bodies according to the law of England until they should satisfy holy church for the wrong and injury inflicted upon her by them, which order the king issued at the requisition of R. archbishop of Canterbury, who signified to the king that the men aforesaid were excommunicated for contumacy, as the king now learns that they have appealed to the papal see against the archbishop's sentence as an unjust one and that they are prosecuting the appeal effectually, and the king does not wish that they should be precluded by his said writ from prosecuting the appeal, especially as the writs proceed from his grace and the estate of those appealing ought to be unimpaired (*integer*). [*Fiedera.*]

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MEMBRANE 21.

1305

Nov. 22.
Caversham.

To the sheriff of Surrey and Sussex. Order to supersede the demand upon Henry de Percy for the scutage for the service of $8\frac{1}{2}$ knights' fees for the king's armies of Scotland in the twenty-eighth and thirty-first years of his reign, as he had his service with the king by his order in the said armies for the fees aforesaid, which he then acknowledged to the king, as appears by inspection of the rolls of his marshalsea.

Nov. 25.
West
Wittenham.

To Robert de Clifford, justice of the Forest beyond Trent. Order to deliver to Margaret, the eldest daughter, and Ellen, the youngest daughter, the heiresses of Philip le Lardynere, a house in the city of York called 'the prison of the lardery' (*lardinarie*) and all the rents and lands in co. York that belonged to Philip, which the justice took into the king's hands, after the escheator had delivered them to the heiresses, because Philip held them by the service of keeping trespassors taken in the forest of Galtrys, and to restore any issues received thence, as the king, on 8 August last, took the homage of Margaret and Ellen for the purparties falling to them of the lands that Philip held of the king in chief, and caused the lands to be divided in two parts between them, and ordered the parts to be delivered to them by Richard Oysel, escheator beyond Trent.

Nov. 22.
Caversham.

To the treasurer and barons of the exchequer. Order to allow to Walter de Gloucestr[ia], escheator this side Trent, 675 marks in his account, which he paid by the king's order from the issues of the bishopric of London, void and in the king's hands by the death of Richard de Gravesende, the late bishop, to Amadeus, count of Savoy, to whom the king granted 10,000 marks for his good service from the issues of the bishoprics and abbeys that should come to his hands, and the king ordered Walter to cause the earl to have the issues of bishoprics and abbeys, in execution of which order the escheator paid the aforesaid sum to the count, as is found by his account rendered at the exchequer.

By bill of the exchequer.

Nov. 22.
Caversham.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to the heirs who are under age and in the king's wardship reasonable maintenance.

By C.

Nov. 25.
West
Wittenham.

To the treasurer and barons of the exchequer. Order to cause the said Walter to have allowance in his account for the costs and expenses incurred by him in the maintenance of heirs under age and in the king's wardship during the time of his office.

Dec. 6.
Kempesford
(*Kynemersford*).

To Walter de Glouc[estria], escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of Henry de Sturmy, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Dec. 6.
Kempesford.

To the barons of the exchequer. Whereas the king, on the 7 July, in the 18th year of his reign, because Richard Guuidichionis, Orlandinus de Podio, and Ricardinus Bonifacii and their fellows, of the society of the Ricardi of Lucca, who, trading in his realm and in the parts subject to him in divers merchandises, cloth, wool, horses, and other things, intended by his special

1305.

Membrane 21—cont.

order the collection and receipt of the money of the thirtieth, twentieth and fifteenth granted to him and of his new custom of wool, hides and wool-fells that went out of his realm and the parts aforesaid until Easter preceding the said 7 July, and who also intended certain other of his affairs, had rendered him a good and praiseworthy account, with which he was content, for all the aforesaid sums of money and things, and he has acquitted them and the merchants of the said society thereof by his letters patent, except what they received from the wool, hides and wool-fells from Easter aforesaid until the said 7 July; the king orders the barons not to molest the merchants of the society by reason of any of the things aforesaid for any time preceding the 7 July aforesaid.

Dec. 4. John Bere, imprisoned at Ipswich for the death of Roger le Fevre, Kempesford. wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

Dec. 6. To the sheriff of Essex and Hertford. Order to acquit Elias son of John Kempesford. de Colecestr[ia] and Juliana, his wife, late the wife of Henry de Merk, ancestor of Thomas de Merk, of the scutage exacted from them for the king's armies of Scotland in the twenty-eighth and thirty-first years of his reign, as the said Thomas, son and heir of Andrew de Merk, tenant in chief, was a minor in the wardship of the executors of Queen Eleanor, the king's late consort, by reason of the assignment of dower made to her by the king, during the times when the king was in the said armies, as appears by inspection of the rolls of his chancery.

Dec. 8. To the mayor and sheriffs of London. Although the king lately ordered Amesbury. them, at the suit of certain merchants of England, who suggested that they had been robbed by malefactors of Flanders and elsewhere of the power of the king of France, to arrest goods and wares of merchants of the said parts and to deliver them by appraisement to the said merchants of England in satisfaction for their goods, he orders them to keep under arrest until otherwise ordered all goods and wares of merchants of the said parts thus arrested by them without distraction or alienation, as his envoys lately sent by him to the pope are treating with the king of France or his envoys for providing a remedy for the said merchants as to such robberies, concerning which he hopes to have news very shortly.

Dec. 28. To the sheriff of Suffolk. Order to justice Nicholas de Huntingdon, Kingston. chaplain, and Robert Shipman, layman, of the jurisdiction of Thomas, Lacy. abbot of St. Edmunds, who is subject immediately to the Roman church, by their bodies until they satisfy holy church for the contempt and injury inflicted upon it by them, as the abbot has signified to the king by his letters patent that they are excommunicated for manifest contumacy and will not permit themselves to be justified by ecclesiastical censure. [Prynne, *Records*, iii, p. 1147.]

Dec. 28. To the mayor and sheriffs of London. Whereas the king lately ordered Kingston. the sheriffs to arrest goods and wares of merchants of Flanders who are Lacy. not of the part of the king of France to the value of 812 marks, by reason of a robbery from Bernard Maillekyn and Reymund de Mountinas, merchants of Bayonne, of their goods and wares to that value by malefactors of the parts of Flanders, and to deliver them up to that value by appraisement to the merchants; and he afterwards ordered the mayor and sheriffs for certain reasons to keep under arrest until further orders without distraction the goods and wares of the burgesses and men of the said parts that they had arrested by virtue of the aforesaid order and that they intended to deliver to Bernard and Reymund; and it is

1305.

Membrane 21—cont.

now found by examination of the said matter before the king and his council that Bernard and Reymund in prosecuting this matter did not make proper suit for having restitution of their goods and for damages before the restitution, as has been usual hitherto in such cases: the king therefore orders the mayor and sheriffs to cause all the goods and wares of the merchants of Ypres (*Ipra*) thus arrested by them to be released from arrest and to be restored to their owners, in order that they may make their advantage thereof, until the king shall otherwise ordain.

1306.

Jan. 4.
Kingston
Lacy.

To the sheriff of Nottingham. Order to restore to Richard son of Hugh de Everton, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Peter de Malo Lacu and his fellows, justices to deliver Nottingham gaol, with theft, as he has purged his innocence before the dean and chapter of St. Peter's, York, guardians of the spirituality of the archbishopric of York during the voidance of the see, to whom he was delivered by the justices in accordance with the privilege of the clergy, as the guardians have signified to the king by their letters patent.

Jan. 6.
Kingston
Lacy.

To the sheriff of Hereford. Order to supersede the demand made upon the bishop of Hereford for scutage for the service of five knights' fees for the king's army of Scotland in the twenty-eighth year of his reign, as he had his service with the king by his order in that army for the said service, which he then recognised to the king, as appears by inspection of the rolls of the marshalsea of that army.

1305.

MEMBRANE 20.

Dec. 6.
Kempford.

To the treasurer and barons of the exchequer. Robert de Clifford has shewn to the king that whereas the king is indebted to him in 180*l.* of the arrears of his fee for his robes and wages and for recompence for his horses for the time when he was with the king in his armies of Scotland in the thirty-first and thirty-second years of his reign, as may appear to the treasurer and barons by the account made with Robert in the wardrobe, and also in 46*l.* 19*s.* 11*d.* for the arrears of his fee of 200 marks that the king granted to him yearly for the guardianship of the liberty of the bishopric of Durham, which was lately in the king's hands and in his custody by the king's commission, and that he, John de Crumbwell, John de Wygeton, Richard le Brun, and Thomas de Shefeld are bound to the king in 257*l.* 9*s.* 4*d.* by recognisance made at the exchequer for Sampson de Gretham, and he has besought the king to cause the said sums of money in which the king is indebted to him to be allowed to him, John, John, Richard, and Thomas in the said 257*l.* 9*s.* 4*d.*: the king orders the treasurer and barons to inspect the account aforesaid, and to account with Robert for the time when he had the wardship of the liberty aforesaid, to wit from 17 July, in the thirtieth year of the reign, upon which day the king committed the liberty to him, until 8 July, in the thirty-first year, upon which day the king restored the liberty to Anthony, bishop of that place, for what Robert received of the said 200 marks for that time and also for what is in arrear to him for the time when he had that guardianship, and if they find that 46*l.* 19*s.* 11*d.* are in arrear to him of his fee aforesaid, to allow that sum with the said 180*l.* to him, John, John, Richard and Thomas in the said 257*l.* 9*s.* 4*d.*, provided that they answer for the balance of the latter sum.

Membrane 20—cont.

1306.

Jan. 1.
Kingston
Lucy.

Simon le Mower of Sallay, imprisoned at Ripon for the death of Reginald son of Maud le Hirde and William le Couhirde, wherewith he is charged, has letters to the sheriff of York to bail him.

The said Simon and William, his son, imprisoned there for the death of Maud de Craven, wherewith he is charged, have like letters to the sheriff.

Jan. 15.
Kingston
Lacy.

To the treasurer and barons of the exchequer. Order to cause the merchants of the society of the Ricardi of Lucca to be acquitted at the exchequer of all sums of money, goods and things that came to them or any of them publicly or privately from any cause whatever before 7 July, in the eighteenth year of the king's reign, as the king on that day—because Richard Guidichionis, Orlandinus de Podio, and Ricardinus Bonifacii, and their fellows of the said society, who, trading in the king's realm and the parts subject to him in divers merchandise, cloth, wool, horses and other things, intended by his special order the collection and receipt of the money of the thirtieth, twentieth, and fifteenth granted to him and of his new custom of wool, hides, and wool-fells that went out of his realm and the parts aforesaid until Easter preceding the said 7 July, and who also intended certain other of the king's affairs, had rendered a full account to him of the premises—acquitted them and the said society by his letters patent of all the things aforesaid and of all other things that he might exact from them by reason of the premises, and granted that he would not demand anything from them by reason of the premises preceding the said day, except what they collected of the wool, hides and wool-fells from Easter preceding the said 7 July until the latter day, and he released them from all actions before that day. It is provided that they shall answer for the receipts from the wool, hides and wool-fells from the said Easter until the said 7 July.

To the sheriff of Somerset. Order to supersede the demand made upon John de Erle for scutage for the king's army of Scotland in the twenty-eighth year of his reign, as he had his service with the king for one knight's fee, which he then acknowledged to the king, as appears by inspection of the rolls of the marshalsea for that army.

William Vydelou, who had his service with the king in the said army for a moiety of a knight's fee, has like letters.

Humphrey de Bassingburn, who had his service with the king in the said army for a moiety of a knight's fee, has like letters to the sheriff of Northampton.

Jan. 20.
Bindon
(Bynyndon).

To Walter de Gloucestr[ia], escheator this side Trent. Order to assign dower to Christiana, late the wife of Thomas de la Doune, tenant-in-chief, upon her taking oath that she will not marry without the king's licence.

To the sheriff of Nottingham. Order to restore to Richard de Thorp near Newerk, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Peter de Malo Lacu and his fellows, justices appointed to hear and determine trespasses in that county, with burglary of the house of Alan, vicar of the church of Donston and with carrying away of his goods, to wit 40*l.*, two silver cups, price 20*s.*, and twelve spoons, price 10*s.*, as he has purged his innocence before J. bishop of Lincoln, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

1306.

*Membrane 20—cont.*Jan. 20.
Bindon.

To Master John de Everdon, keeper of the exchange at London. Order to pay to Thomas de Frowyk, citizen of London, 20*l.* 10*s.* 0*d.* from the issues of the exchange by the view and assignment of John de Drokenesford, keeper of the wardrobe, whom they are to charge with this sum, as the king is indebted to Thomas in this sum by his letters patent for jewels bought from him for the use of Queen Margaret, his consort.

By K. on the information of J. de Drokenesford.

John le Wymppler, citizen of London, has like letters to Master John for 18*l.* 8*s.* 2*d.* for jewels.

Nicholas de Farndon, citizen of London, has like letters to Master John for 20*l.* 16*s.* 6*d.* for jewels.

To the same. Like order to pay to Robert le Convers, goldsmith of London, 54*l.* 11*s.* 4*d.* due to him from the king for sixteen cups bought from him for the use of Queen Margaret in the thirtieth year of the reign, receiving from Robert a bill under the seals of John de Drokenesford and of John de Godele and John de Sandale, the king's clerks.

By K. on the information of J. de Drokenesford.

Robert Burdeyn, goldsmith of London, has like letters to the said keeper for 80 marks due to him from the king for a crown bought from him for the use of the said queen in the thirtieth year of the reign.

By K. on the information of John de Drokenesford.

To the same. Like order to pay to Nicholas the cofferer (*cofrario*) of London 19*l.* 18*s.* 4*d.* that the king owes to him for certain armour (*hernesiiis*) bought from him by the king's order by John de Hustthwayt for the use of Margaret, duchess of Brabant, the king's daughter, in the twenty-fifth year of his reign.

By bill of the wardrobe.

The said Nicholas has like letters to the same for 41*l.* 11*s.* 10*d.* due to him from the king in the wardrobe for certain armour bought from him by the said John Hustthwayt for the use of Elizabeth, countess of Holland, in the twenty-fifth year of the reign.

By bill of the wardrobe.

Jan. 22.
Bindon.

To Walter de Glouc[estria], escheator this side Trent. Order to assign dower to Margaret, late the wife of Thomas Peverel of Kynemanston, upon her taking oath that she will not marry without the king's licence.

Jan. 22.
Bindon.

To the taker of the wines of the right prise at Southampton. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine of the king's right prise for the thirty-fourth year of his reign, as the late king granted to them by his charter a tun of wine yearly between Christmas and the Purification for the celebration of mass in their church, and the king afterwards granted, at the instance of R. late bishop of Bath and Wells, then his chancellor, that they should receive the wine yearly from the taker of his wines at Southampton.

Jan. 20.
Bindon.

To the sheriff of Oxford. Order, if tournaments, jousts, tiltings or other games with spears (*hastiludia*) be proclaimed to be held in that town or within twelve miles from it before Easter next, to cause proclamation to be made that no one shall presume to hold such tournaments, etc., in that town or within twelve miles of it before the said feast, as the king desires the peace and tranquillity of the masters of the university of Oxford and of the scholars there studying.

By p.s.

[*Foedera*; Prynn, *Records*, iii, p. 1152.]

1306.

Membrane 20—cont.

To the sheriff of Lincoln. Order to supersede the demand made upon John de Sancto Johanne for scutage for the king's army of Scotland in the thirty-first year of his reign, as he was with the king by his order for for the service due to him in that army.

Jan. 20.
Bindon.

To Hugh le Despenser, justice of the Forest this side Trent, or to him who supplies his place in the forest of Chut. Order to cause the sheriff of Wilts to have ten oaks fit for timber in that forest, in order to repair therewith the king's houses within the manors of Clarindon and Lutegarshale and within the castle of Old Sarum. By C.

MEMBRANE 19.

Jan. 20.
Bindon.

To Walter de Gloucestr[ia], escheator this side Trent. Order to cause John la Warre, kinsman and co-heir of John Tregoz, tenant-in-chief, to have seisin of the following of the knights' fees that belonged to John Tregoz, which the king has assigned to him as his purparty of the said knights' fees; a third of two fees in Sende, co. Surrey, which third John de Dendeswell holds, and which is extended at 20s. yearly; a third of two fees in the same town, which third Simon Pipard holds, and which is extended at 20s. yearly; a third of two fees in the same town, which third Geoffrey Maubank holds, and which is extended at 20s. yearly; a fee in Monynton and Straddel, co. Hereford, which Robert de Bodenham holds, and which is worth 40s. yearly; 2½ fees in Pencombe and Caldewelle, in the same county, which Eustace de Wytteneye holds, and which are extended at 50s. yearly; a moiety of a fee in Comwyz, in co. Somerset, which moiety Eustace holds, and which is extended at 100s. yearly; a fee in Lekesworth, in the same county, which William de Lekesworth holds, and which is extended at 100s. yearly; a moiety of a fee in Hawys Neuton, in the same county, which Richard de Neuton holds, and which is extended at 100s. yearly; a fee in Clyve Wauncy, co. Wilts, which Willam de Dodeford holds, and which is extended at 10s. yearly; a fee in Tuderington Lucas, in the same county, which Roger Bubbe holds, and which is extended at 10s. yearly; a fee in Mordon, in the same county, which William de Mordon, Robert de Mordon, and Robert de Wyke hold, and which is extended at 10s.; a moiety of a fee in Haydon Wyke, in the same county, which moiety William son of William Witsond and Simon Waz hold, and which is extended at 6s. 8d. yearly; a quarter of a fee in Teffonte Ewyas, which quarter Jocus le Forester holds, and which is extended at 2s. 6d. yearly; a moiety of a fee in Allescannyng, in the same county, which moiety Stephen le Druays holds, and which is extended at 10s. yearly; a fee in Sumerford Ewyas, in the same county, which John de Segre holds, and which is extended at 18s. 4d. yearly.

Memorandum, that partition of the fees aforesaid was made between the said John and William de Grandisono and Sibyl, his wife, the second daughter and heiress of John Tregoz, at Westminster, on 29 October, in the thirtieth year of the king's reign, and because the parties could not agree as to the partition, this part fell to John la Warre by lot in accordance with the manner of the court by the hands of Sir H. de Lacy, earl of Lincoln, before the justices of both Benches and many others and the greater ones of the king's council in the presence of the parties, and John la Warre then refused to receive the said part, but he now seeks and receives it, saving to him any action against William and Sibyl that may befit him according to the law of England.

1306.

Jan. 20.
Bindon.*Membrane 19—cont.*

To the sheriff of Norfolk and Suffolk. Although the king lately ordered him to cause scutage to be levied of the knights' fees that are held of the inheritances of heirs under age and in the king's wardship, to wit 40s. for each fee (*scuto*) for the king's army of Scotland in the twenty-eighth year of his reign, and 40s. for each fee for the army of Scotland in the thirty-first year of his reign; he now, because he had previously ordered him to cause the executors of the will of John de Warennæ, late earl of Surrey, tenant in chief, to have such scutage of the knights' fees that were held of the said earl, orders the sheriff to supersede the execution of the writ to levy the scutage for the king's use by reason of the minority of John, grandson and heir of the said earl, from the knights' fees that are held of the heir's inheritance, and to restore anything that he may have levied thence for this purpose, except the knights' fees that Thomas Bardolf holds of the heir's inheritance, from which the king wills that the scutage shall be collected and levied for his use.

The like to the sheriffs of York, Lincoln, Essex, Buckingham, Surrey, Sussex and Cambridge.

To the sheriff of York. Order to supersede the demand upon Henry de Percy for scutage for the king's army of Scotland in the thirty-first year of his reign, as Henry was with the king for his service due to the king in that army.

The like to the sheriffs of Lincoln and Cambridge.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of William Brunyng, who, as the king learns upon trustworthy testimony, is incapacitated by weakness and infirmity.

Jan. 20.
Bindon.

To the treasurer and barons of the exchequer. Whereas the king, on 7 February, in the eighteenth year of his reign, granted by his letters patent to Ralph de Hardredeshull the wardship of two parts of the manor of Wermyngham, which manor belonged to Warin de Meynwaryn, tenant in chief, during the minority of Warin's heirs, rendering therefor to the exchequer 13*l.* 1*s.* 6*d.* yearly, at which sum the two parts were extended [*Calendar of Patent Rolls 1281-1292*, p. 842]; and he afterwards, on 7 February, in the 29th year of his reign, granted to Edward, prince of Wales and earl of Chester, the county of Chester and all debts that were then due to him in that county; and although Ralph satisfied the king at the exchequer for the aforesaid sum yearly from the said 7 February, in the eighteenth year, to the 7 February, in the twenty-ninth year, and satisfied the said king's son therefor from the latter date by reason of the gift aforesaid because the manor is within that county, the treasurer and barons cause him to be distrained for the said sum yearly as if he had paid nothing to the king or his son, as the king learns from Ralph's complaint: the king orders them, if they ascertain by tallies or other evidences that Ralph answered for the aforesaid sum as above to the king and his son, to cause him to be acquitted of this sum yearly at the exchequer from the first 7 February to the last 7 February aforesaid.

Cancelled, because otherwise in the annexed schedule.

Jan. 20.
Abingdon
(*etc.*).

To Walter de Glouc[estria], escheator this side Trent. Whereas the king learns by an inquisition taken by the escheator that Walter de Urtiaco, tenant of the heir of Elias de Albiniaco, tenant in chief, which heir is a minor in the king's wardship, and Maud, his wife, acquired jointly a messuage and 32 acres of land and four acres of meadow in the

1306.

Membrane 19—cont.

town of North Perret, co. Somerset, from Matthew le Frye, and a virgate of land in the same town from Maud la Frye, to have to them and Maud's heirs, and three messuages, 170 acres of land, 10 acres of meadow and 11s. yearly of rent in Est Herneshull and West Herneshull, in the same county, from Philip le Ware, to have to them and Walter's heirs, and that Walter and Maud were jointly enfeoffed of certain lands in Suthcote, co. Berks, by John de Alre, to them and the heirs of their two bodies, and that Maud continued her seisin jointly with Walter from the time of the said feoffments until Walter's death, and that the said messuage and 32 acres of land and four acres of meadow in North Perret are held of Henry de Urtiaco, and the land in the said town is held of Walter de Romesy, and the tenements in Est Herneshull and West Herneshull are held of Cecily de Bello Campo, and the tenements in Suthcote of the abbot of Abyndon; the king orders the escheator to deliver to Maud the said lands, etc., which he has taken into the king's hands by reason of Walter's death, and to restore to her any issues thence received.

Feb. 1.
Lyndhurst.

To the sheriff of Kent. Order to supersede the demand made upon Geoffrey de Say, son and heir of William de Say, tenant in chief, for scutage for the king's army of Scotland in the twenty-eighth year of his reign, as Geoffrey was a minor in the king's wardship from 16 September, in the twenty-third year of the king's reign, upon which day the king caused to be taken into his hands the lands that William held of him by reason of William's death, until 15 February, in the thirty-first year of the reign, upon which day the king took the homage of Geoffrey for the said lands and rendered them to him, as appears by inspection of the rolls of chancery.

The like to the sheriffs of Hertford and Middlesex.

Jan. 20.
Bindon.

To Roger le Sauvage, constable of Windsor castle. Order to pay to two chaplains celebrating divine service in the chapel of the castle, 50s. each yearly; to Roger de Wyndesor, janitor of both gates of the castle, 4d. a day; to Roger de Wyndes[ore], one of the viewiers of the king's works there, 2d. a day; to John de Spikesworth, clerk of the said works, 2d. a day; to four watchmen of the castle, 2d. a day each; to Adam the gardener of the king's garden without the castle, 2½d. a day; to Robert de Say, chief forester of Windsor forest, 12d. a day; to John le Messenger, parker of the king's park of Kenynton, 1½d. a day; and to Laurence de Baggeshete, janitor of the king's park aforesaid and keeper of the king's houses there, 4d. a day, their wages and stipends from Michaelmas last until Michaelmas next.

To the same. Order to cause the houses, tower, walls and bridges of the castle with the stable and wall of the garden without the castle, the houses and ponds of the park of Windsor with the paling about the park, and the houses and walls of the manor of Kenynton with the paling and wall about the park to be repaired.

Feb. 8.
Frampton.

To Walter de Gloucestr[ia], escheator this side Trent. Order to assign dower to Joan, late the wife of Alan Bloyou, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Feb. 1.
Lyndhurst.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger le Mareschal of Norwich, who is so infirm and broken down by age that he cannot any longer execute the duties of the office, as the king learns.

1306.

*Membrane 19—cont.*Jan. 20.
Bindon.

To the sheriff of Sussex. Whereas the king lately, by reason of the good service that John de Britann[ia], son of John, late duke of Brittany and earl of Richmond, rendered the king in his expedition to Scotland in the twenty-eighth year of his reign, ordered the sheriff to cause the said earl to have his scutage from the knights' fees that were held of him, to wit 40s. for each fee (*scuto*), for the king's army aforesaid, which order the sheriff has not executed because the fees that belonged to the earl are in the king's hands by reason of his death: the king orders him to cause the executors of the earl's will to have such scutage as above from the knights' fees that were held of the earl, notwithstanding the king's writ to the sheriff to levy for the king's use scutage from the knights' fees that are held of the inheritance of heirs underage and are in the king's wardship, and order to restore to the executors anything that he may have levied thence for the king's use.

The like to the sheriffs of York, Lincoln, Nottingham, Cambridge, Huntingdon, Norfolk, Essex, Hertford, Sussex, and Southampton.

Jan. 20.
Bindon.

To the sheriff of Rutland. Order to cause John de Britannia, the king's nephew (*nepos*), to have scutage of the knights' fees that are held of the lands that belonged to John de Balliolo, which are in John de Britannia's hands by the king's grant, to wit 40s. for each fee, for the king's army of Scotland in the twenty-eighth year of his reign, as John de Britannia was with the king in that army by his order.

The like to the sheriffs of Northumberland, York, Lincoln, Cambridge, Huntingdon, Northampton, Bedford, Hertford, Essex, Leicester, Suffolk and Norfolk.

*Membrane 19—Schedule.*Jan. 20.
Bindon.

To the treasurer and barons of the exchequer. Order to cause Ralph de Hardredeshull to be acquitted of 13*l.* 1*s.* 6*d.* yearly between 7 February, in the eighteenth year of the king's reign, when the king granted to him the wardship of two parts of the manor of Wermyngham, which belonged to Warin de Meinwaryn, tenant in chief, during the minority of Warin's heirs, rendering therefor the aforesaid sum to the exchequer yearly, and 7 February, in the twenty-ninth year of the reign, when the king granted to Edward, prince of Wales and earl of Chester, the county of Chester and all debts that were then due to the king in that county, if they ascertain by tallies or other evidences that Ralph paid this sum yearly to the king between the said dates and to the king's son after the latter day, because the manor is within the said county as Robert asserts that they cause him to be distrained for the rent although he has paid it as above to the king and his son, and to cause him to be acquitted of this sum from the latter date.

*MEMBRANE 18.*Feb. 8.
Frampton.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alexander son of Martin, who is insufficiently qualified.

Feb. 1.
Lyndhurst.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to the master of the house of the scholars of Balliol, Oxford, and to the scholars thereof a messuage and nine shops in Oxford, which Master William Burnel, late provost of the church of Wells, bequeathed to them

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Membrane 18—cont.

in his will, as the king lately granted licence by his letters patent to the master and scholars to receive and hold the messuage and shops of the king and of the other chief lords of the fee by the services therefor due and accustomed [*Calendar of Patent Rolls, 1301-1307*, p. 310], and thereupon ordered the escheator to deliver the messuage and shops, which he had taken into the king's hands by reason of William's death, to the master and scholars, notwithstanding the statute of mortmain, or to signify to the king why he would not or could not execute the order sent to him at another time: and the escheator has signified to the king that he could not execute the order because the king had granted to Queen Margaret, his consort, before William's death the town of Oxford among other castles, towns, cities and boroughs for life, with the knights' fees and advowsons of churches, and also because the king had ordered him to permit her to hold the castles, towns, cities and boroughs with the fees aforesaid, and the queen's bailiffs intermeddled with the said tenements in name of wardship by reason of William's death; and the king considers this return of the escheator as invalid, especially as the first seisin of the lands that are held of the king in chief pertains to him after the death of the tenants, and the said tenements in Oxford, are devisible (*legabilia*) like others in the same town, and were bequeathed to the master and brethren, as was maintained in the order aforesaid, and although the king granted to his consort the castles, towns, cities and boroughs with the knights' fees and advowsons of churches, he did not grant to her the office of his escheatry. The queen's right to the services and rents due to her from the tenements and the right of William's heir and the rights of others are saved.

Feb. 1.
Lyndhurst.

To the sheriff of Essex. Order to supersede the demand made upon Robert de Kynebauton for scutage for the king's armies of Scotland in the twenty-eighth and thirty-first years of his reign, as it appears to the king by inspection of the rolls of chancery that Katharine, daughter and heiress of James de Langedon, tenant in chief, whom Robert married, was a minor in the king's wardship from 11 July, in the twentieth year of his reign, until 10 March, in the thirty-third year, upon which day he took Robert's homage for the lands that James held at his death of him in chief.

Feb. 5.
Lyndhurst

To Walter de Gloucestr[ia], escheator this side Trent. Order to cause dower to be assigned, in the presence of John de Meriet, to whom the king lately committed the manor of Ash, co. Somerset, which Herbert de Caune held at his death of Baldwin de Caune of Flanders, and which the king caused to be taken into his hands by reason of the war between him and the king of France as Baldwin's chattel by reason of the minority of Herbert son and heir of Herbert because Baldwin was an alien, and in the presence of Margery and Joan, sisters and heiresses of the said Herbert son of Herbert, if they choose to be present, to Lucy, late the wife of the said Herbert son of Herbert, of the manor aforesaid, upon her finding security that she will not marry without the king's licence.

Feb. 8.
Frampton.

To the sheriffs of London. Order to release from arrest and to deliver to the merchants of Douay and Ypres from whom they were taken the goods and wares arrested by them by reason of a robbery at sea from Peter le Mauner and Peter le Fruyter, merchants of the city of Norwich, by certain malefactors of Flanders, which the king lately ordered to be delivered by the sheriffs to the said merchants upon their finding the sheriffs security

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Membrane 18—cont.

to answer to the king at his will in his next parliament for the goods and wares as should be then ordained by his council, and order to release to the merchants the said security, as Robert de Beton', count of Flanders, has besought the king by his letters to cause to be released from arrest the goods and wares of his merchant of Douay and Ypres arrested by the king's order at the suit of certain of his merchants of England by reason of certain trespasses committed upon them by merchants of the count's lordship at sea, and the count has promised the king that he will cause justice to be done to the king's merchants when they come to him and show him their complaints as to these robberies.

By C.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of John son of William, deceased.

Feb. 8.
Frampton.

To Robert de Beton', count of Flanders. Whereas the king lately—at the complaint of Peter le Mauner and Thomas le Fruyter, merchants of the city of Norwich, suggesting that they sent certain of their goods and wares by their servants in a ship to parts beyond sea to trade there with the same, and that certain malefactors of the parts of Flanders made a violent assault upon the servants in the said ship, and took out of the ship goods and wares to the value of 140*l.* and carried them off to the town of Bruges, and detained them without making any satisfaction to the said merchants and their servants—several times requested John, count of Namur, then holding the government of Flanders, and the bailiffs, *échevins* and all the men of the town of Bruges by his letters to cause restitution or satisfaction to be made to his said merchants for their goods and wares, and the count, bailiffs and *échevins*, although they received the king's letters and were requested by the said merchants on the king's behalf to satisfy them for the goods and wares, did not restore them wholly or partly to the merchants, but failed altogether to do justice to them in the premises, as the king learned upon trustworthy testimony; whereupon he ordered the sheriffs of London to cause goods and wares of merchants of the said town of Bruges and elsewhere in the parts of Flanders to be arrested to the value of the 140*l.* aforesaid and to cause them to be kept safely until the merchants should be satisfied; the king, although he might reasonably and in accordance with the custom used in this case cause to be delivered to his said merchants the wool of certain merchants of Ypres and Douay arrested by the sheriffs by virtue of the order aforesaid, as the sheriffs have returned to him, has deferred doing so in Robert's favour after he had ascertained that Robert had obtained the lordship of the land of Flanders and the rule thereof in right of inheritance, at which he greatly rejoiced and rejoices, and ordered the goods and wares to be delivered to Robert's said merchants upon their finding security to answer before him at his next parliament for the price of the goods and wares aforesaid as should be then ordained by the king's council, in order that Robert's merchants might go to Robert and explain the premises and procure that justice should be done by Robert to the king's merchants; and whereas Robert has now signified to the king by his letters that he has been always ready since he had the said lordship and will always be ready to exhibit full and speedy justice to the king's said merchants and others of the king's power complaining before Robert of his men, and has requested the king to cause to be delivered to them their goods and wares aforesaid that had been delivered to them by the security aforesaid,

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Membrane 18—cont.

the king signifies to him that he has at Robert's request caused the said security to be released to Robert's said merchants and has ordered the aforesaid sheriffs not to molest or aggrieve the merchants in any way for this reason, and has enjoined his said merchants to go to Robert to receive justice as to the premises. The king therefor requests Robert to cause due satisfaction to be made to his said merchants for their goods and wares and for their damages, in accordance with the promise contained in his letters, so that it may not behove the king to provide them with another remedy in this behalf.

To the sheriff of Suffolk and Alan de Goldingham, appointed to levy and collect in that county the aid of 40s. lately granted to the king from each knight's fee in his realm in order to marry his eldest daughter. Order to acquit Richard Luveday, son and heir of Roger Luveday, tenant in chief, of the demand from him for the said aid in his demesnes, which were in the king's hands in the eighteenth year of his reign, when the aid was granted to the king, as Richard was a minor in the king's wardship from 16 July, in the fifteenth year of his reign, upon which day the king caused to be taken into his hands all the lands that Roger, his father, held of the king in chief by reason of Roger's death, until 19 May, in the 82nd year of his reign, upon which day he took Richard's homage for the said lands, as appears by inspection of the rolls of chancery. It is provided that the aid shall be levied of the knights' fees that are held of this inheritance.

To the sheriff of Suffolk. Order to acquit the said Richard of the demand for scutage for the king's armies of Scotland in the twenty-eighth and thirty-first years of his reign, because he was a minor in the king's wardship as above.

To the treasurer and barons of the exchequer. Order to cause Robert de Brus, son and heir of Robert de Brus, late earl of Carrik, to be acquitted of the scutage exacted from him for one knight's fee for the king's army of Wales in the fifth and tenth years of his reign, as his father had his service with the king by his order in the said armies for the fee aforesaid, which he then acknowledged to the king, as appears by inspection of the rolls of the marshalsea of that army.

Feb. 16.
Mainstone
(Maynton').

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the lands that belonged to Fina, late the wife of William de Twamhull, and to restore the issues thereof received by him, as the king learns by an inquisition taken by the escheator that she held nothing at her death of the king in chief by reason whereof the wardship of her lands ought to pertain to the king.

Feb. 12.
Purley
(Pirle).

To the treasurer and barons of the exchequer. Order to cause Thomas de la Hide, late sheriff of Cornwall, to be acquitted of 100s. wherewith he is charged for the waste of the lands of Roger de Inkepenne in that county, as the king lately, at the request of Aymer de Valencia, granted to Roger by his letters patent what pertained to him of the year, day and waste of his lands in that county, which had been taken into the king's hands for divers robberies and trespasses of the time when Roger was sheriff of that county and at other times, whereof he was indicted before John de Berewyk and his fellows, justices last in eyre in that county, and the king ordered the sheriff of that county not to molest Roger in any way concerning the year, day and waste of his lands.

MEMBRANE 17.

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Feb. 16.
Mainstone.

To Walter de Glouc[estria], escheator this side Trent. Although the king lately learned by an inquisition taken by the escheator that William Gumbauid did not hold at his death any lands of the king in Walter's bailiwick, nevertheless, because it was found by an inquisition taken by Richard Oysel, escheator beyond Trent, that William at his death held of the king as of the honour of Albemarle, which is in the king's hands, the manor of Thorne and a carucate of land in co. York by knight service, and that Laura (*Lora*) Gumbauid, whom David de Fletwyk married, and Margaret Gumbauid, whom Laurence de Holebech married, are sisters and nearest heirs of William and of full age, the king has taken the homage of David and Laurence for the purparties falling to their wives of the lands that William held of him in chief at his death, and has rendered to them their purparties: the king therefore orders Walter to make lawful partition into two equal parts of the lands in his bailiwick whercof William was seised in his demesne as of fee at his death in the presence of the heirs and parceners aforesaid, if they wish to be present, and to cause David and Laura as eisnecy of the inheritance and Laurence and Margaret to have seisin of their purparties.

By p.s.

Feb. 12.
Purley.

Peter de Paulesholte, imprisoned at New Sarum for the death of William atte Penne, has letters to the sheriff of Wilts to bail him.

Feb. 16.
Mainstone.

To the treasurer and barons of the exchequer. Order to cause Henry de Thistelden to be acquitted of 10 marks yearly from Tuesday after the Conversion of St. Paul, in the twenty-sixth year of the reign, in his account at the exchequer of the issues of the manor of Rolandrith, as the king, on 27 November, in the twenty-sixth year of the reign, ordered the sheriff of Oxford to cause to be assigned to Joan, late the wife of Adam le Despenser, who had taken oath before the king that she would not marry without his licence, dower of the said manor, which Adam held of the king by serjeanty, and which the king had previously caused to be taken into his hands because Philip Burnel, deceased, had entered it without his licence, and the said Henry, then sheriff of the county, assigned to her on the said Tuesday 10 marks yearly in the manor as her dower, as appears to the king by the assignment.

To the treasurer and barons of the exchequer. Order to account with John de la Mare of Bradewell for the debts that he owes to the king at the exchequer, and to allow to him in those debts what the king owes to him in the wardrobe when they shall have ascertained the amount of the latter, as he has besought the king to cause such allowance to be made to him.

By K. on the information of R. de Cotingham.

Feb. 20.
Winchester.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Luke son of Luke de Vienne 50 acres of pasture, 32s. 6d. yearly of rent, and a rent of three cocks, four hens, seventy sheep, and a pound of pepper in Ospreng, together with the issues thence received by the escheator since they were taken into the king's hands, as the king, for a fine that Luke has made with him before William de Hamelton, his chancellor, and John de Droknesford, supplying the treasurer's place, has pardoned him the trespass committed by him in acquiring for his life without the king's licence the said pasture and rents from Luke, his father, who held them of the king in chief, for which trespass the escheator took them into the king's hands.

March 1.
Winchester.

To the sheriffs of London. Order to receive from William Trente at London 1,000 quarters of great salt, which the king has caused to be bought from William for his use, and to cause it to be carried as quickly

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Membrane 17—cont.

as possible to Berwick-on-Tweed, against the arrival there of the king and his magnates and others of his subjects who are going thither to repress the malice of certain Scots who have lately risen against him in Scotland, so that all the salt shall be at Berwick at the Ascension next.

The like to the sheriff of Sussex to receive from William 600 quarters of salt at Wynchelese, and to cause it to be carried to Skynburnese.

To the sheriff of Northumberland. Order to cause Robert de Barton, king's clerk, to have twenty marks in order to make provision of horseshoes (*ferris*) and nails against the coming of the king and of certain of his subjects to Scotland.

To the sheriff of Lancaster. Whereas the king is sending the said Robert to supervise, prosecute and cause to be made provision of victuals by the sheriff in that county for the king's use, as is contained in the king's letters patent directed to the sheriff, the king orders the sheriff to pay to Robert 40s. for his expenses in pursuing and prosecuting the matter aforesaid.

The like to the sheriffs of the following counties for the clerks named :

Salop and Stafford, for John de Newent for 40s.

Gloucester, for William de Billingleye for 40s.

York, for Ralph de Dalton for 60s.

Lincoln, for William de Bildesthorp for 40s.

Nottingham and Derby, for William de Wheteley for 30s.

Cambridge and Huntingdon, for Richard de Nassington for 30s.

Norfolk, for Simon de Desburgh for 30s.

Essex and Hertford, for Richard de Markham for 30s.

Worcester, for Alan de Kancia for 20s.

Hereford, for the said Alan for another 20s.

Somerset, for John de Hegham for 30s.

Devon, for William de Barton for 20s.

Cornwall, for the said William for another 20s.

March 6. To the sheriff of Stafford. Order to cause Master John de Everdon,
Sutton. dean of St. Peter's, Wolrenehampton, to have seisin of a messuage, a virgate of land and three acres of meadow in Wadenesfeld, as the king learns by an inquisition taken by the sheriff that the messuage and lands, which John son of Nicholas Lauerence of Wadenesfeld, who was hanged for felony, held, have been in the king's hands for a year, and that John held them of Master John, and that the township of Wadenesfeld has had the king's year and day thereof, for which it ought to answer to the king.

March 6. To Walter de Gloucestr[ia], escheator this side Trent. Order to cause
Bishops dower to be assigned to Lucy, late the wife of Jordan de Kyngeston, tenant
Sutton. in chief, upon her taking oath that she will not marry without the king's licence.

March 7. William le Syngere, imprisoned at Arundel for the death of Reginald
Itohen Stoke. Cristemesse, wherewith he is charged, has letters to the sheriff of Sussex to bail him.

March 15. To the sheriff of Northumberland. Order to receive from Richard de
Hyde near Brymmesgrave, king's clerk, receiver of the king's victuals at Newcastle-
Winchester. on-Tyne, the king's victuals that Richard will deliver to him there, and to cause them to be carried with all speed to the town of Carlisle, as Richard shall instruct him on the king's behalf, as the king has ordained that the victuals to be provided and sent to Newcastle-on-Tyne for the

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Membrane 17—cont.

maintenance of him and of his magnates and other subjects who are coming to Scotland in the summer shall be carried from that town to Carlisle for certain reasons.

To Richard Oysel, bailiff of Holderness. Order to cause the victuals that the king ordered to be brought and purveyed in his bailiwick and to be carried to Newcastle-on-Tyne to be purveyed with all possible speed and to be sent in portions if necessary to Newcastle, to be carried thence to Carlisle by the sheriff of Northumberland.

To the sheriff of York. Order to cause Richard to have carriage for the said victuals to Newcastle when necessary.

To the sheriffs of London. Order to receive from William Trent, the king's butler, the 100 tuns of wine that he will deliver to them, and to cause them to be carried to Newcastle-on-Tyne as speedily as possible, to be delivered to Richard de Brymmesgrave, receiver of the king's stores there.

March 12.
Winchester. To the sheriff of Westmoreland. Order to deliver Henry, son of Henry Durcy, imprisoned in Appelby castle for the death of Alice, late the wife of Hugh Culverdune, wherewith he is charged, to twelve mainpernors who shall mainpern to have him before the justices at the first assize in that county to stand to right if any one wish to speak against him, as the king learns by an inquisition taken by the sheriff that Henry is charged with this death out of hatred and malice.

March 12.
Winchester. To Robert de Clifford, guardian of the liberty of the bishopric of Durham, which is in the king's hands, or to him who supplies his place. Order to cause part of the victuals that the king has ordained shall be carried from divers parts of the realm to Newcastle-on-Tyne, and from thence to Carlisle, to be carried with all speed from Newcastle to Carlisle, as Richard de Brymesgrave, receiver of the king's stores at Newcastle, shall instruct him on the king's behalf.

March 9.
Winchester. To Master John de Everdon, keeper of the king's exchange at London. Order to pay to Thomas le Mareschal of Algate 16*l.* by the view and testimony of John de Drokenesford, keeper of the king's wardrobe, in which the king is indebted to him in the wardrobe for the expenses of the horses of Queen Margaret, his consort, that were in his custody in the thirtieth year of the king's reign, which sum the king wills shall be charged to the said keeper. By K. on the information of J. de Drokenesford.

MEMBRANE 16.

March 8.
Winchester. To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Robert de Ascote, deceased.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of John son of John de Hamslope, whom the king has caused to be amoved from office because he has been charged and convicted of divers crimes and conspiracies before John Buteturte and his fellows, justices appointed to hear and determine trespasses and felonies in that county, as the king learns from John's testimony. By C.

March 12.
Hyde near
Winchester. To the sheriff of York and to the coroners of that county. Order to supersede the execution of the exigent in which Thomas de Estthorp, chaplain, has been placed to be outlawed in that county [court] for not

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Membrane 16—cont.

appearing in the suit of John de Husthwayt, who impleaded him before the justices of the Bench of this that Thomas should render to him an account of the time when he was receiver of John's moneys, as John afterwards came before the king in chancery and asserted that Thomas had satisfied him for the arrears of the said account, and Thomas has found mainpernors in chancery, to wit John de Ayremynne, John de Burton, William de Hoveden of co. York, Stephen de Aulton of co. Wilts, Richard de Ludington of co. Lincoln, and John de Aleby of co. Norfolk, who have mainperned to have him before the justices aforesaid at the day contained in the writ addressed to the sheriff and coroners ordering them to put him in exigent, to do and receive what the justices shall then ordain.

By C.

March 20.
Winchester.

To the sheriff of Surrey. Order to supersede entirely the execution of the exigent or of outlawry against William Faukenberge by reason of the trespasses committed by him in Hugh le Despenser's park at Woking, as the king has granted to Hugh what pertains to him of the punishments, ransoms and all amends for the trespasses committed in the said park, and William Faukenberge, who was placed in exigent to be outlawed because he did not appear before Peter Malorre and John de Alberne, the king's justices appointed to hear and determine the said trespasses, to answer to Hugh for the trespasses aforesaid, has satisfied Hugh for the trespasses, as Hugh has acknowledged in chancery.

March 24.
Winchester.

To Richard Oysel, escheator beyond Trent. Order to restore to Richard le Waleys and Eleanor, his wife, late the wife of Robert de Brus, tenant in chief, until further orders, their lands, goods and chattels, together with the issues thence received since they were taken into the king's hands by his order because Eleanor married Richard without the licence of the king and of Thomas de Umframvill, his yeoman, to whom the king had granted by his letters patent what pertained to him of Eleanor's marriage, as Richard has come into the king's court with the said letters patent and letters patent of Thomas confessing that Richard has satisfied him for what pertained to the king of the said marriage.

The like to Walter de Glouc[estria], escheator this side Trent.

April 4.
Winchester.

To the sheriff of Somerset. Order to supersede entirely the purveyance of 500 quarters of wheat, 500 quarters of oats, 500 quarters of malt and 500 bacon-pigs that the king lately ordered to be made by the sheriff for certain reasons contained in the king's letters directed to the sheriff, and to restore any wheat, oats, malt or bacon-pigs that he may have collected by virtue of the said order to those from whom he has received them.

The like to the sheriff of Hereford to supersede the purveyance of 500 quarters of wheat, 500 quarters of oats, 500 quarters of malt and 200 bacon-pigs.

To the sheriff of Devon. Like order to supersede the purveyance of 1,000 quarters of oats, 800 carcasses of oxen and five thousands of hard fish, which the king ordered him to buy and purvey and carry to Skynburn[esse] by the Ascension next, provided that he shall cause the said carcasses and fish to be bought and purveyed and carried to the said place by the said feast.

To Thomas de la Hide, the king's steward. Like order to supersede the purveyance of 1000 quarters of oats, 800 carcasses of oxen, 100 tuns of wine and five thousands of hard fish, provided that he cause the said carcasses, wine and fish to be bought and purveyed and carried to Skynburnesse.

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*Membrane 16—cont.*April 12.
Winchester.

To the justices of the Bench. Order to supersede until Michaelmas next the taking of the assize of last presentation arramed before them by the abbot of Stratford against John de Bauquelle and Cecily, his wife, for the advowson of the church of La Lee, unless John return before then from parts beyond sea, wherein he is staying for the affairs of the king and his realm, or go elsewhere from the king's service by his licence, or unless the king shall otherwise order.

By K. on the information of J. de Benstede.

April 4.
Winchester.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Margery de Caune and Joan, her sister, to be divided between them as they shall see fit, the manor of Asshe, co. Somerset, saving the king's right and the rights of others and saving to Lucy, late the wife of Herbert son of Herbert de Caune, her dower of the manor, as the king lately committed the manor to John de Meriet during pleasure, which manor Herbert de Caune held at his death of Baldwin de Caune of Flanders and which the king caused to be taken into his hands as Baldwin's chattel by reason of the late war between him and the king of France on account of the minority of Herbert, son and heir of the said Herbert, because Baldwin was an alien, and the king now learns by an inquisition that he has caused to be made by the escheator after the death of the said Herbert, son of Herbert, concerning the manor in the presence of the said John that the manor is held of Baldwin by the service of an eighth of a knight's fee and by rendering to him 1*d.* or a pair of gloves yearly at Easter for all service, and that Margery de Caune and Joan, her sister, are the sisters of the said Herbert and his next heirs.

To the sheriff of Lancaster. Order to acquit Thomas de Grele, son and heir of Robert de Grele, tenant in chief, of the demand for scutage for the king's army of Scotland in the twenty-eighth year of his reign, as Thomas was a minor in the king's wardship from 14 March, in the tenth year of the reign, upon which day the king caused the lands that Robert held of him in chief at his death to be taken into his hands, until 12 November, in the twenty-eighth year, upon which day he took the homage of Thomas for the lands and rendered them to him, as appears by inspection of the rolls of chancery.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of William de Boiton, lately elected, who has no lands in the county by which he can be suitably maintained.

April 7.
Wolvesey.

To Walter de Glouc[estria], escheator this side Trent. Order to cause John de Warennia, grandson and heir of John de Warrenna, late earl of Surrey, tenant in chief, to have seisin of the lands of his inheritance whereof his grandfather was seised in his demesne as of fee, as the king has granted to him all the lands of his inheritance which are in the king's hands by reason of his minority.

By p.s.

The like to Richard Oysel, escheator beyond Trent.

April 10.
Winchester.

To the sheriff of Devon. Order to cause to be bought and purveyed, in addition to the victuals that the king lately ordered to be bought and purveyed by him in that county, 60 tuns of wine, and to cause them to be carried with the said victuals to Skynburnesse, so that they shall be there at the Ascension next at the latest, to be delivered to James de Daliley, receiver of the king's stores there.

To the sheriff of Gloucester. Order to cause forty tuns of wine of the hundred tuns that the king lately ordered to be bought and purveyed by

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Membrane 16—cont.

him among other victuals to be bought and purveyed and carried to Skynburnesse, so that they shall be there by the Ascension at the latest together with the said victuals, doing nothing in regard to the other sixty tuns.

To the sheriffs of London. As the king wills that they shall receive 500 quarters only of the 1000 quarters of great salt that he lately ordered to be received by them from William Trente at London and to be carried to Berwick-on-Tweed, and that they shall cause the 500 quarters to be carried to Berwick by the Ascension next, there to be delivered to Richard de Bremmesgrave, receiver of the king's stores, and that they shall not intermeddle with the remaining 500 quarters.*

April 5.
Winchester.

To the treasurer and barons of the exchequer of Dublin. Order to cause all the victuals that the king lately ordered to be bought and purveyed by them in Ireland, a moiety whereof he ordered to be carried to Skynburnesse and the other moiety to Newcastle-on-Are, so that they should be at the said places by the Ascension next, to be sent to Skynburnesse as quickly as possible by parcels as they shall happen to be bought and purveyed, as the king wills that all the victuals shall be taken to Skynburnesse as quickly as possible. They are ordered to enjoin those who shall carry the victuals to keep to the high sea in coming from Ireland to Skynburnesse, so that they shall not come in any way to the parts of Are or Galloway (*Galwyd*).

April 10.
Winchester.

To Thomas de la Hide, the king's steward of Cornwall. Although the king lately ordered him to cause 1000 quarters of oats, 300 carcasses of oxen, 100 tuns of wine and five thousands of hard fish to be bought in his bailiwick and to cause them to be carried to Skynburnesse, and he afterwards ordered him to supersede the making of the purveyance of the oats and to hasten the sending of the other victuals to Skynburnesse, he nevertheless now orders him to supersede entirely the making of the purveyance of the said carcasses, and to cause the 1000 quarters of oats, 100 tuns of wine and five thousands of hard fish to be bought and purveyed and carried to Skynburnesse, in accordance with the tenor of the king's order previously sent to him.

To the sheriff of Southampton. Order to cause John de Glastenbury and Benedicta, his wife, imprisoned at Winchester castle for a re-disseisin made by them upon the abbot of Tychefeld of his freehold in Crofton, whereof they were convicted before the sheriff and coroners of that county, to be released from prison upon their finding mainpernors to have them before the treasurer and barons of the exchequer on the morrow of the Ascension next to make fine with the king for the re-disseisin aforesaid.

MEMBRANE 15.

April 10.
Winchester.

To the sheriff of Lincoln. Order to cause William le Wayte of Grantham and Joan, his wife, imprisoned at Lincoln for a re-disseisin made by them upon Agnes, late the wife of Robert Pygun, of a third of three messuages, 50 acres of land and 40s. yearly of rent in Grantham, Gumwardby and Manthorp, whereof they were convicted before the sheriff and the coroners of that county, to be released upon their finding mainpernors to have them before the treasurer and barons of the exchequer on the morrow of Holy Trinity next to make fine with the king for the re-disseisin aforesaid.

* The order-clause is omitted in the enrolment.

Membrane 15—cont.

1306.

Robert Murok of Draycote, imprisoned at Stafford for the death of Richard son of Mabel Abovethemulne, wherewith he is charged, has letters to the sheriff of Stafford to bail him until the first assize.

April 15.
Wolvesey.

To Walter de Glouc[estria], escheator this side Trent. Order to cause Edmund, son and heir of Richard son of Alan, late earl of Arundel, tenant in chief, to have seisin of all the lands of his inheritance, which are in the king's hands by reason of his inheritance, as the king has granted and rendered to him all the said lands. By p.s.

April 11.
Wolvesey.

To Robert de Bu[r]ghersh, constable of Dover castle and warden of the Cinque Ports. Although the king lately ordered him to permit R. archbishop of Canterbury, who is called to the pope's presence, as the king learns, and who is going thither shortly, to cross to parts beyond sea with his household when he shall come to any of the ports aforesaid for the purpose of crossing, the king nevertheless wills that the late ordinance made by him and his council against taking money, gold or silver vessels or any silver in mass out of the realm to parts beyond sea shall not be infringed by the archbishop or any of his men under colour of the said order, but that the ordinance shall be observed in all things.

April 10.
Wolvesey.

To the same. Order to permit the said archbishop, who is going as above to the pope's presence, to cross to parts beyond sea with his household without hindrance when he shall come to any of the said ports for the purpose of crossing.

April 8.
Wolvesey.

To the said Robert, constable of Dover castle and warden of the Cinque Ports. Order to cause public proclamation to be made in each of the ports prohibiting any one of whatsoever estate, order or dignity he may be from taking out of the realm from any of those ports or their members any money, silver, gold or silver vessels, or silver in mass without special licence from the king, as the king understands that the ordinance lately made by him and his council to this effect has not been hitherto firmly observed in those ports.

April 20.
Winchester.

To Roger le Sauvage, constable of Windsor castle. Order to cause pales for broches (*brochis*) to be felled in Windsor park and carried to Westminster, as Robert de Acton, the king's serjeant, shall instruct him. By K. on the information of W. de Bedewynd.

To the sheriff of York. Order to receive 140 quarters of wheat and 800 quarters of oats that Henry de Lacy, earl of Lincoln, has granted to the king as a loan from Oliver de Stanesfeld, constable of the earl's castle of Pontefract, to whom the earl has sent his letters as to this, by indenture between the sheriff and Oliver at the earl's manor of Whytegift, and to cause them to be carried with all possible speed to Berwick-on-Tweed, so that they shall be there by the Ascension next at the latest.

Feb. 1.
Lyndhurst.

To the sheriff of Lincoln. Order to restore to John Tull of Gonneby, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Peter de Malo Lacu and his fellows, justices to deliver Lincoln gaol, with the theft of two oxen, as he has purged his innocence before the bishop of Lincoln, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

April 14.
Winchester.

To the sheriff of Surrey and Sussex. As the king has ordained that Edward, his son, shall receive knighthood at Westminster at Whitsuntide next, he orders the sheriff to cause 100 quarters of wheat and 100 quarters

1306.

Membrane 15—cont.

of oats to be bought and purveyed in his bailiwick, in places where it may be done to the king's greatest advantage and to the least grievance of the people, and to cause them to be carried to Westminster without delay, so that they shall be there by the morrow of the Ascension next at the latest, to be delivered to the keeper of the king's store.

The like to the sheriff of Kent for 100 quarters of wheat and 100 quarters of oats.

The like to the sheriff of Oxford and Berks for 300 quarters of wheat and 300 quarters of oats, as Roger de Markle, whom the king is sending to him to prosecute and procure this matter, and to whom the king wills that the sheriff shall pay 2*d.* a day for his wages, shall direct him.

The like to the sheriff of Warwick and Leicester for 100 oxen, 200 sheep, 100 swine and 10 boars, as John le Lung, to whom he is ordered to pay 2*d.* a day as above, shall direct him.

The like to the sheriff of Bedford and Buckingham for 100 oxen, 200 sheep, 100 swine and 10 boars, as Robert de Tonebrigg, to whom he is ordered to pay 2*d.* a day as above, shall direct.

To the sheriffs of London. Order to cause to be bought and purveyed within the city of London twenty lead vessels and other vessels of brass and other material (*tam enea quam alia*) for the kitchen, and to cause them to be carried to Westminster by the said morrow.

April 20.
Winchester.

To Master Richard de Havering, constable of Bordeaux castle. Order to pay to Master Thomas de Cobeham, canon of St. Paul's, London, and Roger le Sauvage, knight, the king's special envoys to the pope, who is staying in the parts of Bordeaux, their expenses and costs when they arrive there in obtaining bulls and other papal letters for the king and also their expenses for their stay there and for their return to England, to wit half a mark daily each, and also their expenses for their passage to England, as the king has caused their expenses until their arrival there to be paid to them.

April 15.
Winchester.

To John de Sandale, chamberlain of Scotland. Whereas the king has appointed Aymer de Valencia to supply his place and to be captain over all the men-at-arms, both horsemen and footmen, in the parts of Berwick-on-Tweed for the safe-guarding of the same and the repulse of Robert de Brus, sometime earl of Carryk, and his accomplices, who have traitorously risen against the king, and the king has ordained that Aymer and other such men-at-arms coming to those parts in the king's service shall, from the time when their horses shall have been appraised by the chamberlain in those parts, stay there at the king's wages, and he has caused the following sums to be paid to them from his wardrobe in part payment of their wages, to wit to Aymer 200*l.*, to Henry de Grey 50 marks, to William le Latimer 50*l.*, to William la Zusche 20 marks, to Aymer la Zusche 10*l.*, to Richard Lovel 10 marks, and to Henry de Bello Monte 50 marks; the king orders the chamberlain to pay to them, until further orders, their wages from the time when their horses shall have been thus appraised from the king's money in his hands and from other money that shall come to his hands, subtracting the aforesaid sums from their first wages.

To the same. Like order in favour of Henry de Percy, whom the king has appointed to supply his place and to be captain over all the men-at-arms in the parts of Carlisle, the king having paid to Henry 100 marks, to Robert de Clifford 100*l.*, to Robert de Felton 20 marks, to John de Sancto Johanne 50 marks, and to Thomas Paynel 10*l.*

Membrane 15—cont.

1306.

April 17.
Winchester.

To the sheriff of Southampton. Order to cause to be chosen forthwith fifty carpenters in his bailiwick, and to cause them to come to Westminster, so that they shall be there within three days from the receipt of this order, to do what John de Drokenesford, keeper of the king's wardrobe, and Robert de la Warde, steward of the king's household, or one of them, shall direct.

To the same. Order to cause to be bought and purveyed eighty pieces of rough web (*tele crude*) for covering tents (*pro halis cooperiendis*), in places where this may be done to the king's greatest advantage and the least grievance to the men of that bailiwick, and to cause them to be sent to Westminster, so that they shall be there on the morrow of the Ascension next, to be delivered into the king's wardrobe.

The like to the sheriff of Bedford and Buckingham for sixty pieces of the same cloth to be bought and purveyed in the town of Wycombe and elsewhere.

April 15.
Winchester.

To the sheriffs of London. Order to cause to be bought and purveyed, in addition to the vessels that the king lately ordered to be purveyed by them in that city for his use, twenty lead vessels and other vessels for the kitchen, and to cause them to be carried to the New Temple, London, there to be delivered to Miles (*Moloni*, rectius *Miloni*) de Stapelton, steward of the household of Edward, the king's son, as Miles shall direct.

April 20.
Winchester.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Alina, late the wife of William de Haverberge, certain tenements in Reylegh, which the escheator has taken into the king's hands by reason of William's death, and to restore to her the issues received thence, as the king learns by an inquisition taken by the escheator that William at his death held the tenements of the king as of the honour of Reylegh, which is in the king's hands, by the service of rendering 4*d.* yearly to the hidage, of the inheritance of Alina, and the king has taken her fealty therefor.

April 15.
Wolvesey.

To the same. Order to cause Edmund, son and heir of Richard son of Alan, late earl of Arundel, tenant-in-chief, to have seisin of the lands of his inheritance, which are in the king's hands by reason of his minority, as the king has granted to him all the lands of his inheritance.

By p.s.

Vacated, because above.

MEMBRANE 14.

April 9.
Winchester.

To the same. Order to cause Roger de Mortuo Mari to have seisin of the knights' fees and advowsons of churches that belonged to Edmund de Mortuo Mari, tenant-in-chief, his father, as the king lately granted to Edward, prince of Wales, the wardship of the lands that belonged to Edmund, which were taken into the king's hands after Edmund's death by reason of Roger's minority, and Roger has satisfied Peter de Gaveston, to whom the prince of Wales gave the wardship, for the said wardship, and the king makes this order although the knights' fees and advowsons pertaining to the wardship ought to be still in his hands during Roger's minority.

By p.s.

The like to Richard Oysel, escheator beyond Trent.

The like to John Wogan, justiciary of Ireland.

Membrane 14—cont.

1306.

April 15. To Richard Oysel, escheator beyond Trent. Order to cause dower to be assigned to Margaret, late the wife of John de Crokedayk, tenant-in-chief, upon her taking oath not to marry without the king's licence.
Winchester.

April 14. To the sheriff of Sussex. Order to restore to Robert de Horsham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Roger Brabazon and his fellows, justices appointed to hear and determine divers felonies and trespasses in that county, for that he, when he was the king's bailiff in the Rape (*Rapo*) of Hasting, and John atte Rugge, a thief, was delivered to him to be taken to the king's prison of Guldeford, he feloniously permitted John to depart for a chest, value half a mark, as he has purged his innocence before J. bishop of Chichester, to whom he was delivered in accordance with the privilege of the clergy.
Winchester.

April 20. To Richard Oysel, escheator beyond Trent. Order not to intermeddle further with the manor of Ingelton, which he has taken into the king's hands by reason of the death of John son of Hugh and of the minority of the heir of Roger de Moubray, tenant in chief, or with the issues thereof, as the king learns by an inquisition taken by the escheator that John at his death held no lands of the king, but that he held the said manor of Hugh son of Henry of the gift of the said Henry, by the service of 10*l.* yearly and by paying for Hugh and his heirs to the chief lord of the fee, to wit the heir of Roger de Moubray, 22*s.* yearly for a ferm called 'Burton Male,' and 17*s.* yearly for the fine of the wapentake (*wapenth*), and by doing to the said lord as much foreign service as pertains to six carucates of land, and that Hugh held the manor with his other tenements of the said heir, and it appears to the king by a fine levied before John de Mettingham and his fellows, late justices of the Bench, between the said John son of Hugh, demandant, and the said Hugh son of Henry and Albreda, his wife, deforciant, concerning the said manor, that John son of Hugh acknowledged the manor to be right of Hugh, and that Hugh and Albreda granted it to him to hold to him and the heirs of his body of them by the services aforesaid.
Winchester.

April 8. To the sheriff of Somerset and Dorset. Order to supersede the demand upon John de Somery, son and heir of Roger de Somery, tenant in chief, for scutage for the king's army of Scotland in the twenty-eighth year of his reign, as he was a minor in the king's wardship in that year, as appears by inspection of the rolls of chancery. It is provided that the scutage shall be levied for the king's use of the knights' fees that were held of his inheritance during the time aforesaid.
Winchester.

The like to the sheriffs of *Surrey, Sussex, Norfolk, Suffolk, Stafford, Worcester, Warwick, Buckingham and Berks (Bark)*).

April 30. To Thomas de Morton, sheriff of Durham. Order to pay to Henry de Guldeford, king's clerk, the sum of money that he ought to receive for the time that he had the keeping of the king's seal appointed for the custody of the liberty of the bishopric of Durham, which was taken into the king's hands by consideration of his court, the king having committed to him, on 6 December last, the said seal, when he granted to him 40 marks yearly from the issues of the liberty for his maintenance in that office, as contained in the king's letters patent. [*Calendar of Patent Rolls, 1301-1307, p. 409.*]
Winchester.

* The names of the four first counties are under-dotted as if for deletion.

Membrane 14—cont.

- 1306.
- April 22.
Winchester. To the sheriff of Nottingham. Order to cause a coroner for that county to be levied in place of Richard de Whatton, lately elected, who is insufficiently qualified.
- April 23.
Wolvesey. To John de Insula and Wichard de Charron, justices to hear and determine the appeal that Isabel, late the wife of John son of Hugh, made in co. Northumberland against Richard de Hethepole of the death of the said John. Order to cause Isabel to be released from prison, to which she was adjudged because her said appeal was quashed, as the king has pardoned her the imprisonment and what pertains to him for that reason in consideration of the good service rendered to him by his yeoman Richard de Oterburn, her kinsman. By p.s.
- April 28.
Winchester. To the treasurer, barons and chamberlains of the exchequer of Dublin. Order to receive at the exchequer all the money arising from the custom of wool, hides and wool-fells in Ireland from 31 May next, and to cause to be made from that money and from other issues of that land the purveyances that the king has ordered them to make of victuals for the maintenance of him and his subjects who are setting out with him to Scotland, as the king, although he lately assigned by his letters patent to the merchants of the society of the Friscobaldi of Florence the money coming from the custom in Ireland for the debts in which the king was indebted to them, he wills that the merchants shall not receive anything from the custom after 31 May aforesaid, but that the money shall be received afterwards at that exchequer for his use, as he understands that the treasurer, barons and chamberlains greatly need money in order to make the said purveyances.
- April 30.
Winchester. To William Trente, taker of the king's wines at Southampton. Order to cause the abbot and convent of St. Edward's, Netley (*Letteleye*), to have a tun of wine of the king's right prise among the king's wines bought and acquitted of this prise for this year, as the late king granted to them by his charter a tun of wine of his right prise yearly for the celebration of divine service in their church, and the king, at the instance of R. late bishop of Bath and Wells, granted that they should receive the said tun at Southampton by the hands of the takers of his wines there, as contained in his letters patent made to them.
- April 28.
Winchester. To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Roger de Soterleye, who is incapacitated by infirmity, as the king learns upon trustworthy authority.
- May 4.
Winchester. To Walter de Gloucestr[ia], escheator this side Trent. Order not to intermeddle further with the manor of Iketeleshale, co. Suffolk, which he has taken into the king's hands by reason of the death of Roger son of Peter son of Osbert, tenant in chief, as the king learns by an inquisition taken by the escheator that Roger held the manor for life of Thomas de Gresle by knight service, and that the reversion after Roger's death of it belonged to Guy Ferre by a fine levied in the king's court.
- May 1.
Winchester. To the sheriff of Lincoln. Order to pay to Robert de Bavent, the king's falconer, 10l. due to him for the arrears of his wages in the king's wardrobe.
- May 1.
Winchester. To the treasurer and barons of the exchequer. Order to acquit Lucy, late the wife of John de Insula of Thoresweye, tenant in chief, of 10s. yearly from 2 January in the thirty-third year of the reign, as the king, on 21 October in the twenty-seventh year of his reign, committed to her

1306.

Membran' 14—cont.

by letters patent under the seal of the exchequer two parts of the lands that belonged to the said John in Thoresweye during the minority of Roger, his son and heir, rendering therefor the aforesaid sum yearly to the exchequer, with provision that she should find the heir reasonable maintenance during that time, as contained in the said letters, which the king has inspected, and the king, on 2 January aforesaid, took Roger's homage for the lands and rendered them to him, as appears by inspection of the rolls of chancery.

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Margaret, daughter of John de Wenlok, the manor of Esthope, co. Salop, which he has taken into the king's hands by reason of the death of John de Esthope, saving the king's right and the right of Edmund, son and heir of Richard son of Alan, late earl of Arundel, and of others, as the king learns by an inquisition taken by the escheator that John at his death held the manor for life of the said Edmund, who was lately a minor in the king's wardship, by the service of finding a man with a bare horse in the castle of Osewaldestre for forty days in every war at his cost, of the grant of Roger de Esthope, and that Roger gave the manor to John for life by fine levied in the king's court, with remainder to John son of Thomas de Esthope and to the aforesaid Margaret and the heirs that John should beget upon her, with remainder, in default of any such heir, after the death of John and Margaret to the right heirs of John son of Thomas, and that John son of Thomas is dead and Margaret survives, and the king has caused to be restored to Edmund all the lands falling to him by inheritance.

MEMBRANE 18.

May 4.
Winchester.

To the treasurer and barons of the exchequer. Order to allow to the bailiffs of Wynchelese in their ferm 70*l.* for the twenty-sixth to the thirty-second year of the king's reign inclusive, which they paid to William Maufee and Joan his wife, as appears by William and Joan's letters patent, in accordance with the king's order to pay to them fifteen marks yearly, which sum he granted to them, on 7 February, in the sixth year of his reign, for the restitution that William and Joan made to him of the custody of the gate of Chester castle, which he had previously delivered to Joan for her maintenance. [*Calendar of Patent Rolls, 1272-1281, p. 257.*]

May 8.
Winchester.

To the justices of the Bench. Order to proceed to render judgment in the suit before them whereby Robert de Askeby, parson of the church of Great Hale, demands by writ of *utrum* against Lora, late the wife of Gilbert de Gaunt, 20 acres of marsh in Great Hale as free alms pertaining to his said church, in accordance with the verdict rendered by the jury and to make execution in this matter without further delay, as Lora said before the justices that she holds the manor of Hokynton, to which the said tenements pertain, in dower by the king's assignment from the lands that belonged to Gilbert, who enfeoffed the king of the manor, and that the tenements revert to the king after her death, and that she cannot for this reason answer to Robert without the king, for which reason the justices have superseded taking the jury and proceeding further in the suit, and the king afterwards, at the petition of Robert before him and his council, ordered the justices to proceed to take the jury in this matter and to supersede rendering judgment in the action until the king should be fully certified by them or by their record

1306.

Membrane 18—cont.

or otherwise of the finding (*dicto*) of the said jury, and he now understands that the jury was taken by knights and other upright men of that county, jurors elected for this purpose, and that it is found by the jury that the tenements concerning which the jury was arramed are free alms pertaining to Robert's church and not the lay fee of Lora.

By K. on the information of W. bishop of Coventry and Lichfield.
Vacated because otherwise below.

May 1. To Thomas de Merton, sheriff of Durham. Order to pay to Robert de
Winchester. Clifford, to whom the king, on 6 December last, committed the custody of the liberty of the bishopric of Durham, which was taken into his hands by consideration of his court before him, the proportion due to him for the time that he has held that office of the 200 marks yearly that the king granted to him for the office, as contained in his letters patent. [*Calendar of Patent Rolls, 1301-1307, p. 409.*]

May 10. To the treasurer and barons of the exchequer. Order to allow to
Winchester. Robert de Burghersh, constable of Dover castle, 22*l.* 10*s.* 0*d.* and a tenth of the profits of that port yearly, as has been wont to be allowed to previous constables, as the king ordered him to pay from the time of his appointment to the master and brethren of the hospital of God's House, Dover, 50*s.* yearly of the gift of the late king from the issues of that port for the maintenance of a chaplain celebrating divine service in the hospital for the soul of Reymund de Burgo and 10*l.* yearly that they receive from the issues of the port for the maintenance of themselves and of the poor of that hospital and another 10*l.* yearly that they receive from the issues of the port of the late king's gift as endowment (*in dotem*) of the hospital and to permit them to receive a tenth of all profits of the passage of that port coming to the king, which they ought likewise to have of the late king's gift.

May 10. To the same. Order to cause Nicholas de Spershete, sheriff of Berks,
Winchester. to be acquitted of 50*s.* and of 48*l.* 1*s.* 0*d.* exacted from him for the chattels of Roger de Ingepenne and of 13*l.* 11*s.* 8½*d.* for the year, day and waste of Roger's lands, as the king lately, at the request of Aymer de Valencia, pardoned Roger the suit of his peace for all manner of trespasses that he was said to have committed against the king's peace in the time when he was sheriff of Cornwall and at other times in that county, whereof he was indicted before John de Berewyk and his fellows, justices last in eyre in that county, and, at the instance of the said Aymer, he granted to Roger all his goods and chattels, which had been taken into his hands by reason of the felonies and trespasses aforesaid and by consideration of his court, together with the issues received from his lands, and also what pertained to the king of the year, day and waste of the lands, and he pardoned him the 50*s.* that he concealed and retained, as it was said, when he was sheriff of Cornwall for his own use of the goods and chattels of John le Parker of Nanteglos, a felon, as is contained in the king's letters patent to Roger [*Calendar of Patent Rolls, 1301-1307, p. 122*], and the king ordered the sheriff of Berks to restore to him his lands, goods and chattels, which had been taken into the king's hands for this reason by the sheriff, and the issues thence received, and not to molest Roger concerning the year, day and waste or by reason of the said 50*s.*

May 17. To Nicholas Fermbaud, constable of Bristol castle. As the king needs
Guildford two ships for the carriage to Skynburnesse of a thousand quarters of wheat and forty tuns of wine that he ordered to be purveyed by the sheriff of Gloucester against his coming there on his way to Scotland, he

1306.

Membrane 18—cont.

orders the constable to receive the wheat and wine from the sheriff and to cause two sufficient ships for the king's use to be engaged (*frectari*) to carry the wheat and wine to the said place and to cause them to be loaded therewith and taken to the said place without delay, there to be delivered to the keeper of the king's provisions, and to cause the owners of the ships to be satisfied for the freight. The king has ordered the sheriff to deliver the wheat and wine to Nicholas.

To the sheriff of Gloucester. Order to deliver the wheat and corn to the mayor and community of the said town.*

May 10.
Winchester.

Henry de Heddon and Agnes de Heddon, imprisoned at Newcastle-on-Tyne for the death of Robert de Riddeware of Heddon, have letters to the sheriff of Northumberland to bail them until the first assize.

May 8.
Winchester.

To the justices of the Bench. Order to proceed to render judgment in accordance with the verdict of the jury arramed before them by Robert de Askeby, parson of the church of Great Hale, to recognise whether twenty acres of marsh in Great Hale are free alms pertaining to his church or the lay fee of Lora, late the wife of Gilbert de Gaunt, and to make execution therein, as Lora asserted before them that she holds the manor of Hekyngton, to which the tenements aforesaid pertain, in dower by the king's assignment of the lands that belonged to Gilbert, who enfeofed the king of the manor, and that the tenements revert to the king after her death, and that she cannot therefore answer to Robert for the tenements without the king, for which reason the justices have superseded for some time taking the jury and from proceeding further in this suit, and the king afterwards, at Robert's petition before him and his council, ordered them to proceed to take the jury notwithstanding the said assertion and to supersede rendering judgment therein until the king should be fully certified by them or by their record to be sent to him or in any some other way concerning the jury, and he now understands that the jury was taken by knights and other upright men of that county elected jurors for this purpose, and that it is found by the jury that the tenements concerning which the jury was arramed are free alms pertaining to the said church and not the lay fee of Lora.

May 21.
Westminster.

To the sheriff of Essex. Order to cause Thomas de Jerdele to have seisin of two acres of land and two acres of meadow in Thacsted, as the king learns by an inquisition taken by the sheriff that the said land, which Geoffrey Paunfilliun, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Geoffrey held it of Thomas, and that the township of Thacstede has had the king's year, day and waste thereof, for which it ought to answer to the king.

May 24.
Westminster.

To the dean and chapter of Hereford, sub-collectors in the city and archdeaconry of Hereford of the tenth granted by the pope in aid of the Holy Land. As it is expedient for certain reasons, which the king defers explaining to them at present by his letters, both for the benefit of the church and of the commonwealth, that the tenth shall be levied, collected and paid to the principal collectors with all possible speed, he orders them to cause it to be levied, collected and paid to the principal collectors at the term fixed by the latter by all manner of compulsion possible, so that the principal collectors may be able to answer according to the pope's will,

* This should have been altered to the 'constable of the castle,' whose name and title are written in the preceding order over an erasure of three or four words, which seem to have been 'mayor and community of his (i.e. the king's) town,' as the last letter of the pronoun *sui* is written on an erasure (of *e*?).

1306.

Membrane 13—cont.

certifying the treasurer and barons of the exchequer by their letters forthwith of the money that they have already levied and that they have in hand at the time of the receipt of this writ. The king warns them that he will not permit those who shall be found remiss in levying and collecting the tenth or rebels in payment thereof to escape punishment. [Prynne, *Records*, iii. p. 1151.]

The like to the following sub-collectors :

The abbot and convent of Battle, in the city and diocese of Chichester.
The prior and convent of Rochester, in the city and diocese of Rochester.

The prior and convent of Kenelworth, for the archdeacons of Coventry and Shrewsbury.

The abbot and convent of Oseneye, in the archdeacons of Buckingham, Bedford, Huntingdon and Northampton.

The abbot and convent of Morgam, in the city and diocese of Llandaff.

The abbot and convent of Valle Crucis, in the city and diocese of St. Asaph.

The abbot and convent of Burton-on-Trent, in the archdeacons of Chester, Derby and Stafford.

The abbot and convent of Wygemor, in the archdeaconry of Salop.

The abbot and convent of Certeseye, in the archdeaconry of Surrey.

The abbot and convent of Reding, in the archdeacons of Berks and Wilts.

The abbot and convent of Newminster, in the city and diocese of Durham.

The abbot and convent of Shireburn in the archdeacons of Salisbury and Dorset.

The prior and convent of St. Edmunds in the archdeacons of Sudbury and Suffolk.

The prior and convent of St. Katherine's without Lincoln, in the city and archdeacons of Lincoln, Stowe, Leicester, and the deanery of Rutland.

The prior and convent of Launceveton, in the archdeaconry of Cornwall.

The priory and convent of Llanthony Prima, in the archdeacons of Monmouth (*Meneu*) and Brecknock.

The abbot and convent of Faveresham, in the city and diocese of Canterbury.

The abbot and convent of Westminster, in the archdeacons of London and Middlesex.

The abbot and convent of Hyde, in the archdeaconry of Winchester.

The abbot and convent of St. John's, Colchester, in the archdeacons of Essex and Colchester.

The abbot and convent of Langele, in the archdeacons of Norwich and Norfolk.

The abbot and convent of St. Mary's, York, in the archdeacons of York, Est Ridyng, Clyveland, and in the prebends of the church of York, and in the collegiate churches of Beverley and Hoveden, and in the churches of the bishop, prior and convent of Durham in Alvertoneshir, and in the churches of the provostship of Beverley, and also of the augmentation of the taxation of the goods of the archbishopric of York.

The abbot and convent of Seleby, in the archdeaconry of Richmond.

The abbot and convent of Glastonbury, in the city and diocese of Bath and Wells.

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The abbot and convent of Gloucester, in the city and diocese of Worcester.

The prior and convent of Bernewell, in the city and diocese of Ely.

The prior and convent of Carlisle in the city and diocese of Carlisle.

The prior and convent of St. Nicholas, Exeter, in the city and archdeaconry of Exeter, Totnes (*Totton*) and Be[r]destaple.

The prior and convent of Ely, in the city and diocese of Ely.

The prior and convent of Kermerdyn, in the archdeaconries of Kermerdyn and Kardigan.

The bishop of Bangor and the chapter thereof, in the city and diocese of Bangor.

May 24.

Westminster

To R. bishop of London, one of the collectors appointed by the pope for the collection of the tenth. Order to induce by all means that he shall deem expedient the sub-collectors of the tenth to levy it as above and to pay it to him, so that neither he nor they may be impugned by the pope or king for negligence, and to certify the treasurer and barons of the exchequer of the sums of money hitherto levied of the tenth and that are in his hands when he shall receive this order. [Prynne, *Records*, iii, p. 1151.]

The like to J. bishop of Lincoln, the other collector of the tenth. [*Ibid.*]

MEMBRANE 12.

May 4.

Winchester

To the treasurer and barons of the exchequer. Order to cause the bailiffs of the town of Wynchelese to be acquitted of 15 marks yearly from 7 February, in the sixth year of the king's reign, during the life of Joan, the wife of William Maufee, as the king, on that day, granted by letters patent to William and Joan the said sum yearly for Joan's maintenance, to be received from the ferm of the said town by the hands of the bailiffs, for the restitution that William and Joan made to him of the wardship of his gate of Chester, which he had previously delivered to Joan for her maintenance. [*Calendar of Patent Rolls, 1272-1281*, p. 257.]

To Walter de Gloucestr[ia], escheator this side Trent. Order to deliver to Katharine, late the wife of Roger son of Peter son of Osbert, tenant in chief, the manors of Somerleton, Wath and Uggehole, co. Suffolk, and the manors of Hadiscou and Wittingham, co. Norfolk, which he has taken into the king's hands by reason of Roger's death, to be held by her in *tenencia* until the octaves of the Holy Trinity next, so that she may answer to the king for the issues thereof if they ought to pertain to him, although the king learned by an inquisition taken by the escheator concerning the lands that belonged to Roger that Roger and Katharine acquired the manors from John Blome to them and the heirs that he should beget upon Katharine, with remainder to Roger's right heirs, and the king has ordered another inquisition to be taken by the escheator by reason of certain defects found in the said inquisition.

May 8.

Winchester

To the same. Whereas the king learns by an inquisition taken by the escheator that John son of John le Bretun held at his death of the king an assart and 4s. yearly of rent in Dudington near Stanford by the service of rendering 6s. 8d. yearly to the exchequer at Michaelmas, and another assart in the same town by the service of rendering a pair of gilt spurs at Easter, and that he held no other lands of the king in chief by reason whereof the wardship of his lands ought to pertain to the king, but that he held certain lands in Blatherwyk and Laxton of Richard Basset by

1306

Membrane 12—cont.

the service of an eighth of a fee and certain lands in the same town (*sic*) of the prior of Laund (*Landa*) by the service of 2s. yearly: the king orders him to retain in his hands the said assarts and rent until otherwise ordered, and not to intermeddle further with the lands that John held of other lords, which he has taken into the king's hands by reason of John's death.

May 6.
Winchester

To the sheriff of Suffolk. Order to cause a coroner for Luthinglond in that county to be elected in place of Thomas de Enges, who has been convicted of a trespass before William de Ormesby and his fellows, justices to hear and determine felonies and trespasses in that county, and who has been delivered to prison at Norwich by them, for which reason he cannot now attend to that office.

May 10.
Winchester.

To Hugh Daudelei, justice of North Wales. Order to cause at least ten ships to be sent from his bailiwick to Chester, and to cause them to be delivered to the sheriffs of Salop and Stafford without delay, for the carriage of corn and other provisions made in those counties to Scotland, so that the matter shall not remain incomplete or be delayed through the justice's default, as the king learns that the ministers of Edward, prince of Wales, have taken all the ships found in the parts of Chester for making his carriage and have taken them away to other parts, so that the sheriffs of the said counties are unable to find any ships in those parts to carry the said corn and provisions to Scotland.

May 10.
Winchester.

To the sheriff of Worcester. Although the king lately ordered him to cause 800 quarters of wheat, 800 quarters of oats, 200 quarters of malt, and 100 bacon-pigs (*bacones*) to be bought and purveyed out of the issues of his bailiwick and to cause them to be carried to Skynburnesse, he now, because he understands that the expenses for the carriage of victuals to Skynburnesse would be very heavy, orders the sheriff to supersede the providing of the victuals, and to restore any of them that he has already provided and for which he has not yet paid to those from whom he took them, and to make profit (*commodum*) for the king as quickly as possible of what he has provided of the said victuals out of the issues of his bailiwick, and to carry to the exchequer the money thence received without delay, so that the king may cause such victuals to be bought with the money elsewhere where they can be bought to the best advantage.

May 1.
Winchester.

To the sheriff of Warwick. Order to pay to Thomas de Bromwyz, John de Bromwyz, Ralph (*Raulino*) de Clynton, William de Castello and John de Dykesle, keepers of the king's goshawks (*austurcariis nostris*), the arrears of their wages, to wit Thomas 57s. 9½d., John 4l. 0s. 2½d., Ralph 4l. 8s. 6½d., William 48s. 2d., and John de Dikesle 56s. 4½d., in which the king is indebted to them, as is found by an account made in the king's wardrobe.

The like to the sheriffs of the following counties to pay to the keepers of goshawks mentioned below the sums there specified:

Salop and Stafford for Robert de Whiston for 62s. 0½d., William le Fauconer of Shireburn for 86s. 5d.

Norfolk for John de Wyrham for 26s. 8d., and for Peter de Radenhale 6l. 8l. 6½d.

Worcester for John de Kekingeswyk for 109s. 3½d., and for William de Kekingeswyk for 80s. 5d.

Berks for John de Brok for 24s. 1d., and for Elias Cokerel for 6l. 19s. 9½d.

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Membrane 12—cont.

Bedford and Buckingham for John de Arches for 88s. 1½d., for John de Chaunceus for 48s. 7½d., for Andrew de Chaunceus for 70s. 7½d., for Hugh de Sancto Edwardo for 86s. 11½d., for Walter de Wedon for 25s. 7½d., for Bartholomew de Wedon for 49s. 7½d., and for Edmund Godard for 41s. 5d.

Lincoln for Gilbert de Gaunt for 10l. 17s. 10½d., and for Alan de Gaunt for 82s. 8d.

York for John de Foston for 4l. 16s. 4d.

Essex and Hertford for Thomas de Wedon for 26l. 18s. 2d.

Northampton for Philip de Hastang for 89s. 5½d.

Essex for Peter le Bret for 24s. 5d.

Surrey for Ralph de Badington for 60s. 6d.

Wilts for John de Grymestede for 8l. 6s. 8d., and for William de Grymestede for 36s. 6d.

Kent for John de Bykenore for 14l. 7s. 8d.

May 9. Winchester. To Walter de Gloucestr[ia], escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Alan de Bloyou, tenant in chief, from the knights' fees that belonged to Alan.

May 18. Winchester. To the sheriff of Hereford. Order to cause Margaret, late the wife of Edmund de Mortuo Mari, to have seisin of a messuage and of a moiety of a virgate and of a nook (*noke*) of land in Thornbury, as the king learns by an inquisition taken by the sheriff that the premises, which John le Palmere, who was hanged for felony, held, have been in the king's hands for a year and a day, and that John held them of Margaret, and that the township of Thornbury has had the king's year and day thereof, for which it ought to answer to the king.

May 10. Winchester. To William Trente, taker of the wines of the king's right prise throughout England. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine on the morrow of St. Botolf, as the late king granted to them by his charter a tun of wine at London yearly on the said morrow for the celebration of divine service in their church.

May 12. Winchester. To J. bishop of Lincoln. Although the king ordered the bishop to certify him of the true yearly value of the church of Heyford Waryn, in his diocese, to which the king presented to him William de Boresworth, clerk, according to the last taxation made of the English churches by reason of the tenth lately granted to the king in aid of the Holy Land, and to supersede in the meantime the execution of the presentation aforesaid, concerning which he has accordingly certified the king; he now orders the bishop to cause his presentation, which he now sends to him for his said clerk, to be executed, notwithstanding his aforesaid order to supersede the presentation. [Prynne, *Records*, iii, p. 1152.]

May 16. Farnham. To the sheriff of Northampton. As the king wills that Thomas and Edmund, his sons, shall dwell in that castle during this summer, he orders the sheriff to cause the houses, chambers, walls and bridges of the castle to be repaired before their arrival.

May 16. Farnham. To the treasurer and barons of the exchequer. Whereas the king lately sent Master Gilbert de Arderne, his clerk, to choose certain footmen in co. Chester and to take them in his service to Scotland, and ordered the collectors of the ninth in cos. Warwick and Derby to pay to him 890l. for the wages of the footmen, and Gilbert received that money from them and paid the greater part thereof to the exchequer because he did not lead the footmen to the said parts: the king orders them to allow to Gilbert his expenses in journeying (*eundo*) about the matters aforesaid according to their discretion.

1306.

*Membrane 12—cont.*May 29.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Richard de Burhunte to be acquitted of a moiety of 79*l.* 7*s.* 9*d.* that he owes to the exchequer for many debts that are exacted from him for the time when he was sheriff of Somerset and Dorset, as appears to the king by a certificate made to him by them, and to cause him to have respite during the king's pleasure for the other moiety, as the king has granted to him this acquittance and respite for his good service past and future.

By K. on the information of R. de Cotingham.

MEMBRANE 11.

May 27.
Westminster.

To the treasurer and chamberlains. Order to pay to Robert de Burgherssh the 88*l.* yearly that he ought to receive at the exchequer for the custody of the castle of Dover and of the Cinque Ports and the arrears thereof from 20 July, in the twenty-seventh year of his reign, when the king committed to him by his letters patent the castle of Dover and of the Cinque Ports during pleasure, so that he should receive 800*l.* yearly for the maintenance of himself and of the chaplains, serjeants and watchmen and of a carpenter staying in the castle and for their robes, to wit from the wards pertaining to the castle 146*l.* from the issues of the port and of the custom of the passage of Dover 100 marks, and the remaining 88*l.* from the exchequer, of all of which Robert is exempt from rendering account, saving to the king the chattels of felons and fugitives, fines, ransoms and amercements and other things pertaining to the king in the said ports, of which he shall render account at the exchequer. [*Calendar of Patent Rolls, 1292-1301, p. 427.*]

Vacated, because it was restored and cancelled, and is in another form on the Liberate roll.

To John Wogan, justiciary of Ireland. Order not to distrain Thomas, son and heir of Robert Perceval, of Ireland, for homage for the lands that his father held of the king in chief in Ireland, as the king has taken his homage.

The like to the same for William Comyn, kinsman and heir of William Comyn.

May 27.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to cause John de Penbrugg, brother of Edward de Penbrugg, to have seisin of 18 marks yearly of rent in Moene, co. Gloucester, as the king learns by an inquisition taken by the escheator that Edward at his death held the rent of the king by the service of a quarter of a knight's fee of the gift and feoffment of the said John, to him and his heirs of his body, with remainder to John, and that Edward died without an heir of his body, so that the rent ought to revert to John by the form of the gift, and the king has taken John's homage for the rent.

May 26.
Westminster.

To the same. Whereas the king learns by an inquisition taken by the escheator that Robert de Brakenburgh at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king, but that he held at his death 100*s.* of yearly rent in Saltfletby, co. Lincoln, of the heir of John, late duke of Brittany, tenant in chief, whose lands are in the king's hands by reason of the duke's death: the king orders the escheator to retain in his hands the said rent until further orders, and not to intermeddle further with the other lands that Robert held of other lords.

1306.

*Membrane 11—cont.*May 24.
Westminster

To the sheriff of Northampton. Order to cause a coroner for the town of Northampton to be elected in place of Philip le Rus, lately elected before he received knighthood, as he cannot execute the office of coroner in that town because he intends to dwell at his houses (*domicilia*) and lands outside the town.

May 26.
Westminster.

To the sheriff of Gloucester. Order to restore to Robert Giffard, parson of the church of Compton Greyneville,* chaplain, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John de Buteturte and his fellows, justices to take inquisitions concerning felonies and trespasses in that county, with harbouring John Brace, a thief who was hanged, as he has purged his innocence before W. bishop of Worcester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

May 28.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Jacomina, late the wife of Robert de Merk, the manor of Dunmawe, which he has taken into the king's hands by reason of Robert's death, and to deliver to her the issues received thence, as the king learns by an inquisition taken by the escheator that Robert and Jacomina were jointly enfeoffed by John Gamelyn of the said manor, which is held of the king in chief by the service of a moiety of $1\frac{1}{2}$ knights' fee as of the honour of Boulogne, which is in the king's hands, to have to them and the heirs of their two bodies, and that they continued their seisin thereof until Robert's death.

To the sheriff of Nottingham and Derby. Order to acquit Edmund Deyncourt of the demand made upon him for scutage for the king's army of Scotland in the thirty-first year of his reign, as he was with the king by his order in that army.

By the testimony of Robert de la Warde, steward of the king's household.

The like to the sheriffs of Northampton, York, Buckingham, and Lincoln.

May 30
Westminster.

To William Russel, constable of Carsbrok castle and keeper of the king's manor of Thornleye, in the Isle of Wight. Order to permit William, prior of Christ Church, Twynham, to have a tithe of the king's rabbits taken within the limits of the parish of Thornleye, as the king learns by an inquisition taken by the constable that one of the prior's predecessors used to receive by virtue of a charter made to the prior and convent by Isabel de Fortibus, sometime countess of Albemarle and Devon and lady of the Isle and of the manor aforesaid, granting to them a tithe of the rabbits taken within the parish, the tithe aforesaid from the time of the making of the charter until the manor came to the king's hands by the countess's feoffment, and that John son of Thomas, late constable of the castle and keeper of the manor, because a great part of the rabbits were taken and consumed by Ralph de Tony, Robert Tibetot, and certain other men of their company, who were staying in the island awaiting their passage in the king's service to Gascony by reason of the war there at that time, of which part the prior received no tithe, withdrew from the prior the tithe of the rabbits afterwards taken there, and that the present keeper and the other keepers of the manor have hindered the prior from receiving the tithe from that time until now for this reason.

* The *-nevell*, *capellanus*, is written on an erasure in paler ink than that of the enrolment.

Membrane 11—cont.

1306.

June 1.
Westminster.

To Ralph de Sandwyco, constable of the Tower of London. Order to receive from the sheriff of Lincoln Simon de Segrave and Philip de Arcy, convicted of divers trespasses before Peter de Malo Lacu and his fellows, justices appointed to hear and determine felonies and trespasses in co. Lincoln, and to cause them to be kept safely in the Tower until further orders.

To the sheriff of Lincoln. Order to cause Simon and Philip to be taken at their charge to the Tower for delivery to the constable.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Benedict Buckston, deceased.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Nicholas de Wydmerpol, lately elected, who cannot conveniently execute the duties of the office because he held long before the election and still holds the office of constable of the castle of J. bishop of Lincoln at Newerk.

By p.s.

June 1.
Westminster.

To the treasurer and barons of the exchequer at Dublin. Order to cause Geoffrey de Geynvill to have allowance and compensation for the debts due to him from the king in the debts that he owes to the king, by account to be made between the said treasurer and barons and him and by inspection of the rolls of that exchequer, as he has besought the king to cause such allowance to be made to him.

May 80.
Westminster.

To the sheriffs of London. Although the king lately for certain causes ordered them to cause all the goods of merchants of St. Omer and the money owing to them to be arrested and kept safely until further orders, he now orders them to release the said goods and debts, and to deliver them to the merchants upon their finding security to answer for them to the king at his will.

The like to the sheriff of Norfolk and Suffolk for the goods of the said merchants arrested at Lenne.

The like to the sheriff of Kent for the goods arrested at Sandwich.

June 2.
Westminster.

Geoffrey Surreys, imprisoned at Wytheby for the death of William de Lyghtherneys, wherewith he is charged, has letters to bail him until the first assize.

May 3.
Westminster.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of John de Swyneford, as it is testified before the king that John pursues the calling of arms (*arma militaria exercet*) and does not now make continual residence in that country (*patria*), wherefore the king has caused him to be amoved from office.

June 8.
Westminster.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to the abbess and nuns of Godestowe the wood of Burghwele, to be held by them in the same way as they held it before they were ejected from it, as the king learns by an inquisition taken by the escheator that the late king granted the wood by his charter to them, rendering therefor 84s. yearly for all service, custom and demand, and that the abbess and nuns and their predecessors continued their seisin of the wood for a long time in peace, receiving the esplees thereof, such as felling underwood, oaks and other trees, and carrying them away at their will, depasturing and agisting the pastures, and other profits arising from the wood, and that John de London[ia], to whom the king granted the manor of Bladen for life for his resignation of the church of Frodesham, pretending that the wood was appurtenant to the manor, ejected the abbess and nuns from

1306.

Membrane 11—cont.

the wood wilfully and of his own authority, and appropriated it to himself as if it had been of the appurtenances of the manor aforesaid, and that when a plea was pending before the justices of the Bench by a writ between the abbeſs and John concerning the ejection, the wood and manor came to the king's hands by John's death and is now in the king's hands for this reason only, and also that the wood is not of the appurtenances of the manor, but that it belonged at one time to William le Chaumberleyn, and that it came with the other lands that belonged to William to the hands of King Henry, the king's great grandfather, as his eſcheat by reason of the felony for which William was hanged, and was in the hands of him and his ſucceſſors until the late king enfeoffed the abbeſs and nuns of it.

June 6.
Westminster.

To Ralph de Sandwyco, conſtable of the Tower of London. Order to deliver all priſoners taken and detained in the Tower for breaking the caſtle of Queen Margaret at Berkhamſtede to John de la Haye, her bailiff of Berkhamſtede, to be brought by him before John Buteturte and his fellows, juſtices to hear and determine felonies and treſpaſſes in co. Hertford.

MEMBRANE 10.

May 22.
Westminster.

To Walter de Glouc[eſtria], eſcheator this ſide Trent. Order not to intermeddle further with the lands that belonged to Thomas de Sheſenecote, as the king learns by an inquiſition taken by the eſcheator that Thomas at his death held no lands of the king by reaſon whereof the wardſhip of his lands ought to pertain to the king.

June 1.
Westminster.

To the ſame. Order to cauſe John de Moubray, ſon and heir of Roger de Moubray, tenant in chief, to have ſeiſin of his father's lands, ſaving the right of others and ſaving the fermors and others who hold the ſaid lands by the king's commiſſion or otherwiſe the corn ſown by them in the lands and alſo their other goods and chattels therein, as the king has rendered to John his father's lands, although he is not yet of full age, for the good ſervice that he will do to the king in the preſent army of Scotland with horſes and arms.

By K.

The like to Richard Oysel, eſcheator beyond Trent.

May 30.
Westminster

To the ſheriff of Suſſex. Order to reſtore to Alexander ſon of Robert de Homſtede, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Roger le Brabanſon and his fellows, juſtices appointed to deliver Chicheſter gaol, with the death of John le Riſſhere, as he has purged his innocence before J. biſhop of Chicheſter, to whom he was delivered by the juſtices in accordance with the privilege of the clergy.

May 24.
Westminster

To the ſheriff of Lancaſter. Although the king lately ordered him to provide certain victuals, both corn and other things, for the king's uſe, it was not, and is not, his intention that ſuch victuals ſhall be taken from eccleſiaſtics againſt their will by the ſheriff or others appointed by him: the king orders him to ſupreſede the taking of the corn of Gawain de Tweng, parſon of the church of Warton in Kendale, againſt his will, and to reſtore to him anything that he may have taken or to ſatisfy him therefor, and not to intermeddle henceforth with taking ſuch victuals from eccleſiaſtics in his bailiwick.

By C.

June 1.
Westminster.

To Walter de Glouc[eſtria], eſcheator this ſide Trent. Order to deliver to Katharine, late the wife of Roger ſon of Peter ſon of Oſbert, the manors of Somerleton, Wathe and Uggechale, co. Suffolk, Haddescou and Wyghtlynggham, co. Norfolk, which he has taken into the king's hands

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Membrane 10—cont.

by reason of Roger's death, and to deliver to her the issues received thence, as the king learns by an inquisition taken by the escheator that Roger and Katharine jointly acquired the manors from John Blome, to hold to them and to Roger's heirs, and that Roger and Katharine continued their seisin thereof until Roger's death, and that the manors of Somerleton and Wathe are held of the king in chief and the manors of Uggechale and Haddiscou are held of Roger le Bygod, earl of Norfolk and marshal of England, and the manor of Whitlyngbam is held of Richard de la Rokele, and the king has taken Katharine's fealty for the manors of Somerleton and Wathe, which he has rendered to her.

June 6.
Westminster.

To the justices of the Bench. Whereas John Bacun, keeper of the writs and rolls of the Bench, is setting out by the king's licence for the court of Rome for the expedition of certain of John's affairs there, the king orders the justices to admit the clerk whom John shall depute to keep the rolls and writs aforesaid and to execute his office during his absence for these purposes.

By K. on the information of J. de Suleye.

To Walter de Gloucestr[ia], escheator this side Trent. The king learns by an inquisition taken by the escheator that Agatha Taillard at her death held of the king in chief for the term of her life a seventh of the manor of Sturminstre Marshall (*Marescalli*) of the grant of Eleanor, late countess of Winchester, and that Joan de Vivonia and Cecily de Bello Campo, Eleanor's nieces, Aymer de Archiaco, her kinsman, and Sibyl, wife of Guy de Rupe Cauardi, her niece, James de Bohun, deceased, and John de Mohun, her nephews, and Agatha de Mortuomari, her sister, are her next heirs and are of full age. As the king lately took the homage of the said heirs and parceners for the lands that Eleanor held of him in chief, he orders the escheator to make partition of the said seventh part in the presence of the heirs and parceners, if they wish to be present, into four equal parts, and not to intermeddle further with the parts falling to Joan, Cecily, Aymer, Sibyl and Guy, John, and Agatha de Mortuo Mari, and to retain in the king's hands until further orders the purparty of the heir of the said James, who is a minor in the king's wardship.

June 6.
Westminster.

To Robert de Burgherssh, warden of the Cinque Ports. Whereas the king learns from the complaint of his barons of the said ports that John son of Robert de Hurst, Gilbert Richard of Wynchelese, Thomas le Taillur of Wynchelese, Roger de Berneval, Michael de Bectifeld, Simon Curteis of Pevenese, John Wylard, Robert de Bromham, John de la Haye, Roger le Heir, Theobald atte Rie, John Jacob, William Russel of Wynchelese, John son of Simon Brabon, John Godefrey, Roger de Lonelond, constable of the castle of Pevense, Thomas Rep, Alard, his fellow, William de Freningham, Nicholas son of Bartholomew de Craule, Robert brother of Nicholas son of Bartholomew de Craule, John Fikeis, and John le Kaller, who are of the liberty of the ports aforesaid, are indicted of various felonies and trespasses before William de Bereford and his fellows, justices to hear and determine divers felonies and trespasses against the peace in co. Sussex, and are put in exigent to be outlawed at the king's suit because they omitted to come outside the liberties of the ports to answer, as appears by the records of the justices, which the king has caused to come before him: the king, at the request of the said barons, orders the warden to receive from the same men mainprise that they will forthwith set out in the king's service for Scotland in the fleet of the ships of those ports, to stay there during the war at the king's pleasure, and that they will immediately upon their return render themselves to prison to stand to right in the king's court concerning the felonies and trespasses aforesaid, certifying the king under his seal of the names of the mainpennors.

Membrane 10—cont.

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June 12.
Harrow.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Hugh Daundelyn, one of the verderers of the forest of Rokingham, as he is impeded in the execution of the latter office by that of coroner.

June 16.
St. Albans.

To the barons of the exchequer. Order to account at the exchequer with Thomas de Camvill for the arrears of his ferm and wages when he was in the king's service, and to cause him to be acquitted of what he shall be found to owe the king beyond what is allowed him, as he is indebted to the king for a certain sum of money for the arrears of the ferm of the manor of Bokyngfaud for the time when he held it of the king at ferm.
By p.s.

June 11.
St. Albans.

To Miles de Stapelton, steward of Walter Renaud, treasurer, and William de Melton, controller of the household of Edward, the king's son. Whereas the king is sending to them into the wardrobe of his son 1,000 marks for the expenses of the said household going to Scotland for the repression of certain of the king's enemies there: the king orders them to receive the said money and to keep it for the necessary expenses of the household and for the wages of the footmen who are setting out with the king's son as above, and to expend it in such necessary expenses and wages as shall seem best to them, and not to convert it in any way to other uses, and to do the like with all the other money that the king shall afterwards send to them for this reason, so conducting themselves in this behalf that they cannot be blamed in any way and that the king may commend their diligence. They are ordered to certify the treasurer and barons of the exchequer and the keeper of the king's wardrobe of the particulars of the expenses.

June 12.
Harrow.

To the sheriff of Gloucester. Order to restore to Richard Bacun, clerk, his lands, goods and chattels, which were taken into the king's hands by the sheriff because Richard was charged with robbery from a merchant of Gloucester and with the death of John, a man of Tadynton, before John Butteturte and his fellows, justices appointed to make inquisitions concerning felonies and trespasses in that county, as he has purged his innocence before W. bishop of Worcester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

June 14.
St. Albans.

To the same. Like order to restore to Edmund de Bampton, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with robbery before the said justices, as he has purged his innocence before the said bishop.

To Richard Oysel, escheator beyond Trent. Order to cause Mary, late the wife of Nicholas de Graham, to have seisin of a moiety of the barony of Muschamp (*de Muscampo*), as the king learns by an inquisition taken by the escheator that Nicholas and Mary held the moiety jointly at his death as of her inheritance, and the king has taken her homage.

*She afterwards had a writ 'with the issues thence received,' as in the appended schedule.**

July 17.
St. Albans.

To Hugh le Despenser, justice of the Forest this side Trent, or to him who supplies his place. Order to cause the Friars Minors of Colchester to have in the forest of Kyngeswode, co. Essex, six oaks fit for timber, of the king's gift.
By K. on the information of J. Buteturte.

* The schedule has disappeared, but the margin of the roll is pierced by holes made by the thread by which this schedule was sewed on to the roll.

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*Membrane 10—cont.*June 21.
Dunstable.

To Richard Oysel, escheator beyond Trent. Order to cause Herbert de Sancto Quintino, kinsman and heir of Herbert de Sancto Quintino, deceased, to have seisin of the land that the latter held of the king in chief, as he has proved his age before the king, who has taken his homage for the lands that his uncle (*arunculus*) held. By p.s.

June 8.
Westminster

To the treasurer and barons of the exchequer. Order to acquit John Pyke of Theford, to whom the king, on 6 May, in the thirty-third year of his reign, by letters patent under the exchequer seal, which he has inspected, committed the manor of Milham, co. Norfolk, which was then in the king's hands by reason of the minority of Edmund, son and heir of Richard son of Alan, earl of Arundel, tenant in chief, of the issues of the manor from 15 April, in the thirty-fourth year of his reign, when he rendered to Edmund all the land of his inheritance.

June 26.
Woburn.

To the sheriff of Somerset. Order to cause John de Hashlond to have seisin of seventeen acres of land and three acres of meadow in Athelardston, as the king learns by an inquisition taken by the sheriff that the said land, which Hugh atte Lode, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Hugh held it of John de Hashlond, and that John de Monte Acuto, late sheriff of Somerset, and John Baret have had the king's year, day and waste thereof, for which they ought to answer to the king.

June 21.
Dunstable.

Joan, the wife of Robert de Lasseles, imprisoned at Newcastle-upon-Tyne for the death of William Whiteside, wherewith she is charged, has letters to the sheriff of Northumberland to bail her until the first assize.

Membrane 10—Schedule.

The king sent his writ to Walter de Gloucestr[ia], escheator this side Trent, dated at Bishops Sutton, 6 May, in his thirty-fourth year, which is set out in full, ordering the escheator to take into the king's hands all the lands that Roger son of Peter son of Osbert held at his death both by the courtesy of England of the inheritance of Sarah, his late wife, and of his own inheritance, and to cause them to be kept safely until further orders, and to make inquisition what land Roger held of the king in chief of the said inheritance, and what he held of others, and by what service, and how much the land is worth yearly in all issues, and who is Sarah's nearest heir.

By virtue of which writ Walter returned an inquisition by which it is found that Roger at his death held by the courtesy of England of Sarah's inheritance the manors of Cumbes and Helmyngham, co. Suffolk, and the manors of Hillington and Northrek, co. Norfolk, and that John de Thorp, Roesia, wife of Edmund de Pakenham, and Cecily, wife of Robert de Ufford are her nearest heirs for this reason, to wit that one Bartholomew de Crek, her father, held the said manors of Cumbes, Helmyngham and Northrek as of his inheritance, and died seised thereof in his demesne as of fee, Robert his son and heir succeeding him, and that Robert enfeoffed Margery, his mother, of the manors of Northrek, and that he died seised of the manor of Cumbes and Helmyngham in his demesne as of fee, Geoffrey, his brother and next heir, succeeding him in the manors of Cumbes and Helmyngham because he died without an heir of his body, and that Geoffrey died seised thereof in his demesne as of fee, John, his brother, son of Margery, his next heir, succeeding him because he died without an heir of his body, and that John died seised thereof in

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Membrane 10—Schedule—cont.

his demesne as of fee, the said Sarah, his sister and next heir, succeeding him because he died without an heir of his body; and that Margery enfeofed Sarah of the said manor of Hillington and gave the manor of Northrek to John, to him and his heirs and assigns for ever, and that John died seised of the manor of Northrek and of the manors of Combes and Helmyngham in his demesne as of fee, Sarah succeeding him as sister and heir, as is aforesaid. And as she died without an heir of her body, the fee of all the said manors reverted to her aunts Margaret and Isabel, sisters of Bartholomew, her father, and from Margaret the fee of her purparty descended to one Robert as her son and heir, and from him to the said John de Thorpe as his son and heir; and from Isabel the fee of her purparty descended to Robert de Valoyns as her son and heir, and from him to Robert as his son and heir, and from him to the said Roesia and Cecily as his daughters and heiresses.

Which manors being in the king's hands by reason of Roger's death, Robert de Lyvermere came into the king's court before him and his council at Westminster and asserted that an omission had been made of him in the inquisition, and that he is a co-heir and parcener of the manors with the said John de Thorp, Roesia and Cecily, and hereupon he says that Bartholomew had a third sister named Maud, born of the same father and mother, and that the fee of the manors reverted to her just as to Margaret and Isabel, etc., and from Maud the right of her purparty descended to Thomas as her son and heir, and from him to Robert de Lyvermere as son and heir, who now demands, etc., and this he is prepared, etc.; the said John de Thorp, Edmund, Roesia, Robert and Cecily asserting on the contrary that Bartholomew had not any sister Maud by the same father and mother to whom the manors or any part thereof could or ought to revert by right of inheritance according to the law and custom of the realm, and this they are prepared, etc.

And moreover Isabel de Walpole and John son of Alice de Nugun came into court before the king and his council and asserted that Roger died seised in his demesne as of fee of the said manors of Northrek, Combes, and Hillington, and that they are his nearest heirs, and that the manors ought to descend of right by his death to Isabel de Walpole and John de Nugun for the following reason, to wit that Margery de Crek, late the wife of Bartholomew, Sarah's mother, acquired the manors of Northrek and Combes of Robert de Crek, son of Bartholomew and Margery, to her and her heirs and her assigns for ever, and that the manor of Hillington descended to her by right of inheritance by the death of Geoffrey de Anes, her father, and that she afterwards gave the manor of Northrek to John, son of Bartholomew and of her, for his life, with reversion to her, and that she gave the manor of Hillington to Roger in free marriage with Sarah, daughter of Bartholomew and her, and that Margery died seised of the manor of Combes in her demesne as of fee, and that John succeeded her in the same manor as her son and heir and died seised thereof in his demesne as of fee, and that both the manor of Combes and the manor of Northrek descended after his death to Sarah as his sister and heiress because he died without an heir of his body, and that Agnes, daughter of Geoffrey Godspere, was the kinswoman and heiress both of Sarah and of Margery, and that Agnes quit-claimed the manors by a fine levied in the king's court to Roger while he thus held them by the courtesy of England, and this they are prepared to verify; the said John de Thorp, Edmund, Roesia, Robert and Cecily contradicting Isabel and John de Nugun as to this, and saying that Margery de Crek acquired the manors of Northrek and Combes from her son Robert, and that the manor of Hillington descended to Margery by right of inheritance as is aforesaid, and also that Margery afterwards

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Membrane 10—Schedule—cont.

enfeoffed Robert of the manor of Combes and John, her son, of the manor of Northrek, and Sarah, before her marriage to Roger, of the manor of Hillington, separately by divers charters, and that Robert died seised in his demesne as of fee of the manor of Combes, Geoffrey, his brother and heir, succeeding him in the same because he died without an heir of his body; and that Geoffrey died seised thereof in his demesne as of fee, John, his brother and heir, succeeding him because he died without an heir of his body; and that John died seised of that manor and of the manor of Northrek in his demesne as of fee, Sarah succeeding him as his sister and heiress because he died without an heir of his body: and that Sarah died seised of the said three manors in her demesne as of fee, and that they are her nearest heirs, as is above expressed, and this they are prepared to verify, etc.

And, moreover, it was then shown before the king and his council on behalf of Robert, son and heir of Warin de Insula, tenant in chief, a minor in the king's wardship, that the manors of Northrek, Combes and Hillington ought to revert to him of right as kinsman and heir of Margery and Sarah.

As the king wishes to be more fully certified as to the premises and the rights of the said parties, and to do what is right therein to them, the sheriff of Norfolk and Suffolk is ordered to cause to come before the king and his council at the quinzaine of Holy Trinity next twenty-four knights and others of that county by whom the truth in the premises may be best known and enquired.

• At which day John de Thorp, Edmund de Pakeham and Robert de Ufford came in person, and Roesia and Cecily came by their attorneys before the king's council at Westminster, and the jurors likewise came, and Robert de Lyvermere did not come to sue. Therefore it was considered as to him that John, Edmund, Roesia, Robert de Ufford and Cecily shall have a writ to the escheator to have their seisin notwithstanding the claim of the said Robert. And Isabel de Walpol did not come, but John de Nugun came and said nothing why, etc. Therefore as to them it was considered, as above. And Benedict de Cantebr[igge], who sues for Robert de Insula came, etc., but said nothing why, etc. It was therefore considered, as above, the right of Robert de Lyvermere, Isabel de Walpol, John de Nugun, and Robert de Insula and any others being saved in all things whenever they may wish to speak concerning it.

MEMBRANE 9.

May 24. To the sheriff of Northumberland. Order to cause a coroner for that
Westminster. county to be elected in place of William de Tynemuth, who is insufficiently qualified, as the king is given to understand.

May 27. To Walter de Glouc[estria], escheator this side Trent. Order to deliver
Westminster. to Alice, late the wife of William Basset, tenant in chief, the advowson of the church of St. Ilogan, co. Cornwall, which is extended at 26*l.* 18*s.* 4*d.* yearly, which the king has assigned to her as dower of the advowsons of the churches that belonged to William.

June 2. To Walter de Gloucestr[ia], escheator this side Trent. Order not to
Westminster. distrain Thomas le Rus for his homage for the manor of Walesshale, co. Stafford, which is held of the king in chief, and of which Thomas and Margery, his mother, were jointly enfeoffed by Philip Burnel, to them and to Thomas's heirs, as the king has taken his homage.

* From here to the end is an addition in lighter coloured ink than the preceding portion of the enrolment.

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Membrane 9—cont.

To the sheriff of Northampton. Order to supersede the demand made upon Simon de Drayton for scutage for the king's use for the army of Scotland in the twenty-eighth year of the reign, as he was a minor in the king's wardship at the time when the king was in that army.

June 14.
St. Albans

To the sheriff of York. Order to cause the victuals that the king lately ordered to be bought and provided in his bailiwick and to be carried to Scotland with all speed to be sent thither by all ways and means as quickly as possible, in accordance with the tenor of the king's previous order, as he would wish to avoid the king's grievous [anger], certifying the king or his treasurer of what he has done so far in this matter, and what victuals he has sent and is about to send to Scotland, and by whom.

The like to the following:

The sheriffs of cos. Gloucester, Lincoln, Nottingham, Derby, Norfolk, Suffolk, Essex, Hertford, Devon.

Thomas de la Hyda, steward of Cornwall.

Richard Oysel, bailiff of Holdern[ess].

June 16.
St. Albans.

To the treasurer and barons of the exchequer. John de Crumbwell has shown the king that whereas he and Idonia his wife, the second co-heiress and parcener of the shrievalty of co. Westmoreland, are bound to the king in divers debts of theirs and of Idonia's ancestors, and the king is bound to John in a sum of money for his wages of the time when he was in the king's service in Gascony and in Scotland, he has besought the king to make recompense for his wages aforesaid in the debts due from him and his wife. The king, in consideration of John's good service to him in the parts aforesaid, orders the treasurer and barons to account with John and Idonia for the debts due from them as above, and for the arrears of John's wages, and to cause them to have recompense and allowance as above.

By K.

June 16.
St. Albans.

To the sheriff of Northampton. Order to restore to Walter de Gildesburgh, chaplain, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the theft of half a quarter of barley, certain sheaves and geese and hens before John Buteturte and his fellows, justices appointed to hear and determine felonies in that county, as he has purged his innocence before J. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Adam Poveray of Winchester, deceased.

Geoffrey Stubbard, imprisoned at Colchester for the death of John Crabbe of Gestynghthorp, wherewith he is charged, has letters to the sheriff of Essex to bail him.

June 16.
St. Albans

To the sheriff of Northumberland. Order to pay to Robert de Barton, king's clerk, 20*l.* to make provision of horseshoes (*ferries*) and nails against the king's arrival in Scotland.

On the information of Walter de Bedewynde.

June 16.
Westminster

To the sheriff of Kent. Order to cause the statute of Winchester to be read (*recitari*) in his county [court] and in cities, boroughs, hundreds, market towns, and other places in his bailiwick where he shall see fit, and to cause it to be observed in all its articles, as the king considers that the statute will be very useful for keeping his peace, especially when he is setting out for Scotland to repress the rebellion of Robert de Brus, and it is notorious that malefactors and felons and innumerable other persons

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Membrane 9—cont.

of whom there is manifest suspicion of larceny and felony, both in the sheriff's bailiwick and elsewhere in the realm, wander about committing homicides and other enormities by day and night, secretly and openly, against the king's peace, and are harboured, maintained and are allowed to make open stay, which malefactors, harbourers, maintainers and their accomplices the sheriff may take and arrest if he will apply care as he ought to the keeping of the peace, which he is specially bound to preserve in the sheriff's bailiwick, since the *posse* of the county in certain such necessities is subject to his summons and distraint.

Moreover, as it is not unknown to the king what is known to all, to wit how divers traitors and felons do not permit themselves to be justiced before the justices appointed to hear and determine felonies and trespasses in divers counties of the realm, but transfer themselves when they are placed in exigent to other counties, and lurk and dwell in them, so that open suspicion of felony or evil may be held and is held by their coming from other districts (*per eorum extraneos adventus*) and by their various journeys in the night (*variosque incessus et nocturnos*), and sometimes through their wanton manner of life (*voluptuosas expensas*); and although it is contained in the statute of Westminster that no one shall be taken or imprisoned unless he have been previously indicted by the oath of twelve jurymen, and unless their indictment have been afterwards testified by their seals, the king nevertheless wills and orders that all such persons who are suspected of felony or larceny found within the sheriff's bailiwick, both within liberties and without, shall be arrested without delay, although they are not thus indicted, and that the sheriff shall cause them to be kept safely in prison until they be delivered thence according to law. The sheriff is enjoined to cause the premises to be put into execution in such manner as he loves himself and as he would be free and immune from harbouring and consenting to the said malefactors and so that the king may not have to punish him (*ad te . . . capere*) as guilty of the said evil deeds, and he is enjoined to apply such diligence against such suspected malefactors and manifest felons both by himself and by the *posse* of the county that it cannot and may not be imputed to him after the present order that such intolerable deeds are committed in his bailiwick hereafter through his negligence and consent. The king wills that the sheriff shall enjoin all bailiffs of his county to apply the same diligence for the conservation of the peace in their custodies and shall so conduct themselves in this behalf that they may not incur the penalty contained in the said statute and shall not be imprisoned at the king's will and be grievously ransomed thence. If they do not do so, the sheriff shall enter their liberties as often as necessary in their default, and shall cause the premises to be done and observed in all things in form aforesaid. He shall arrest those whom he shall find contemning this order or remiss or negligent in executing it, or entirely unwilling to execute it, and shall certify the justices appointed to hear and determine felonies and trespasses in that county of their names immediately after their arrest, in order that they may come before the justices to answer for their contempt.

The like to all the sheriffs of England.

July 17.
St. Albans.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to Walter de Huntercumbe for 31*l.* received by him when he was keeper of the king's castle of Bere in Wales from Master William de Luda, then keeper of the king's wardrobe, if they find by the testimony of Master Richard de Abyndon, now a baron of the exchequer, or by other lawful means that Walter rendered his account for

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Membrane 9—cont.

the said sum received and expended by him in the construction of a new chamber in that castle by the king's order, as Walter has shown to the king that he received this sum as above, and that after he had caused the chamber to be constructed he rendered his account of the cost of its construction before John de Haveringge, then justice of Wales, Adam de Wetenhale, chancellor, and the said Master Richard de Abyndon, chamberlain, at the king's exchequer at Carnervan, and that the treasurer and barons, having no consideration to the premises, although the king is indebted to him for 25 marks expended by him in the aforesaid construction beyond the sum aforesaid, exact the said 81*l.* from him because the rolls of the said exchequer [of Wales] in which this was fully contained were burnt in the said castle of Carnervan during the war in Wales, as if he had not expended them in the construction of the said chamber and had not rendered his account therefor.

June 24.
Woburn.

To the sheriff of Kent. Order to deliver Nicholas le Bret, Thomas de Estwell, Simon Daniel, William Brunyng, Simon Godde, Richard Gerdebaner, Henry Hikeman, John Jakyn, Thomas Lovyng, John Lovyng, John de Estwell, Walter Barbur, Adam Blakeneye, Adam Goldsmyth, Robert Cosyner, John Spark, Stephen Need, Robert Bate, Adam le Barbur, John de Romfeld, Richard Archer, Simon Joie of Stonhore and Thomas Haringaud, of the liberty of the Cinque Ports, from prison of Canterbury Castle, to which they surrendered themselves upon hearing that they had been put in exigent to be outlawed at the king's suit because they did not come before Roger le Brabazon and his fellows, justices to hear and determine pleas before the king in that county, before whom they were indicted of divers felonies and trespasses, as they have found the king mainpernors that they will set out forthwith to Scotland in his service in the fleet of his ships, to stay there during the war at the king's pleasure, and that they will render themselves to prison immediately after their return to stand to right in his court if the king or any one else wish to speak against them concerning the felonies and trespasses aforesaid.

To the sheriff and coroners of co. Sussex. Order to supersede the execution of the exigents against John son of Robert de Hurst, Gilbert Richard, Michael de Bettessled (*sic*), Simon Curteys, John Willard, Robert de Bromham, John de la Haye, Robert le Eyr of Sutton, John Jacob, Roger Berneval, William Russel, John son of Simon Braban, John Godefrey, Nicholas son of Bartholomew de Cranle, Roger de Lovelond, Robert son of Bartholomew de Cranle, Thomas Rope and Alard son of John Alard of the liberty of the Cinque Ports, who were placed in exigent to be outlawed at the king's suit because they omitted to come outside the liberty of the said ports to answer before William de Bereford and his fellows, justices to hear and determine divers felonies and trespasses in that county, for certain felonies and trespasses whereof they were indicted, as appears by the records of the said justices, which the king has caused to come before him, as they have found the king mainpernors to set out to Scotland (*as in the preceding order*), until their return from Scotland or until otherwise ordered.

June 16.
St. Albans.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Adam de Paulesholt, who cannot attend to the duties of the office by reason of the affairs of divers magnates of the realm with which he is charged, for which reason the king has caused him to be removed from office,

MEMBRANE 8.

1306.

June 13.
St. Albans.

To the treasurer and barons of the exchequer. Order to cause John de Insula, son and heir of John de Insula and one of the executors of his will, to be acquitted of 29*l.* 5*s.* 10*d.*, as the king pardoned him 29*l.* 5*s.* 10*d.* of the 42*l.* 12*s.* 6*d.* due from him to the king for his relief for eight knights' fees and the eighth of a fee and for a serjeanty, to wit that of keeping the forest of Chute, which fees and serjeanties his father held at his death of the king in chief, for the remission that John for himself and his co-executors made to the king of 233*l.* 6*s.* 11*d.* in which he was indebted to the deceased for the arrears of his wages and the recompense for a horse (*runcini*) and for divers works carried out by the said John and Peter Iter at Blaye (*Blaviam*) during the time when John was in the king's service in Gascony in garrison of the said town of Blaye, in the twenty-sixth year of his reign, by a bill under the seal of Ralph Basset, then captain of the garrison, and Nicholas Baret, clerk, who was appointed to pay out the expenses aforesaid, and by another bill under the seal of Humphrey de Clare, clerk there.

June 21.
Dunstable.

To the sheriff of Hereford. Order to cause Walter de Hort of Thornbury to have seisin of nine acres of land and 1*d.* yearly of rent in Thornbury, as the king learns by an inquisition taken by the sheriff that the said acre and rent, which John le Palmere of Thornbury, who was hanged for felony, held, have been in the king's hands for a year and a day, and that John held them of Walter, and that the township of Thornbury has had the king's year and day thereof, for which it ought to answer to the king.

July 2.
Preston.

To Walter de Glouc[estria], escheator this side Trent. Order to cause John de Swynnerton and Anne, his wife, daughter and heiress of Philip de Monte Gomeri, tenant in chief, to have seisin of the lands whereof Philip was seised at his death, as Anne has proved her age before the escheator and the king has taken John's fealty for the lands.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause John and Anne to have seisin of the bailiwick of the forestry of Cannok, which Philip at his death held of the king in chief.

July 2.
Preston.

John Rate of Westbuterwyk, imprisoned at Lincoln for the death of Walter Galian, wherewith he is charged, has letters to the sheriff of Lincoln to bail him until the first assize.

July 2.
Preston.

To the sheriff of Lancaster. Order to cause John son of William Fraunceis of Boulton to have seisin of an acre of land in Boulton and Thomas Travers to have seisin of half an acre in the same town, as the king learns by an inquisition taken by the sheriff that the said 1½ acres, which Adam son of Roger de Calveholm, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Adam held the said acre of John and the half acre of Thomas, and that the township of Boulton now holds them and has had the king's year, day and waste thereof, for which it ought to answer to the king.

July 2.
Preston.

To Gervase Alard, captain and admiral of the fleet of the king's ships of the Cinque Ports and of the other ports from Dover by the sea coast westward to Cornwall, and of all that county. Order to proceed with all speed with all the fleet of the ships aforesaid well found with men and other necessities to Skynburnesse or Kirkcudebrigh, and not elsewhere, in order to set out thence against the king's enemies to repress their rebellion, as the king's magnates and others sent by him to Scotland have so far progressed against his enemies there that they have arrived

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Membrane 8—cont.

at the town of St. John, Perth. He is enjoined not to omit this in any way, as he loves the king and his honour and as he would wish to avoid his wrath. [*Fœdera.*]

The like to Edward Charles, captain and admiral of the king's fleet of ships of the ports and towns from the mouth of the Thames by the sea coast northwards to the town of Berwick-on-Tweed, and of that town. [*Ibid.*]

July 2.
Preston.

To the sheriff of York. Order to cause all the victuals provided by him by the king's order for his army of Scotland and not yet carried and also those that still remain to be provided and carried to be carried directly to the town of St. John, Perth, and not elsewhere, there to be delivered to the receiver of the king's stores, although the king has often ordered him to cause the said victuals to be carried to Berwick-on-Tweed against his arrival there, as his magnates and subjects lately sent by him to Scotland have proceeded in his expedition to the town of St. John, Perth, beyond the sea of Scotland.

The like to Richard Oysel, bailiff of Holderness, and to the sheriffs of Nottingham and Derby, Lincoln, Norfolk and Suffolk, Essex and Hertford, Cambridge and Huntingdon.

July 11.
Fotheringhay.

To the sheriff of Gloucester. Order to restore to Ranulph le White, parson of the church of Collesburne, his goods and chattels, which were taken into the king's hands upon his being charged before John Buteturte and his fellows, justices to hear and determine felonies and trespasses in that county, with the homicide of Walter de Wotton and with assenting to the death of William de Hembur[y] and with harbouring Nicholas de Staunton, a thief and the king's approver, as he has purged his innocence before W. bishop of Worcester, the diocesan of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

July 2.
Preston.

To the keeper of the forest of Whittlewode. Order to cause the sheriff of Northampton to have in that forest ten oaks fit for timber for shingles to roof (*cooperiend'*) the houses within the castle of Northampton, and thirty leafless stumps (*robora*) for charcoal, and sixty such stumps for brushwood (*busca*) for the use of Thomas and Edmund, the king's children, who are dwelling within the castle. The treasurer ordered [this]. By K.

The like to the keeper of the forest of La Sauce to cause the said sheriff to have in that forest sixty leafless stumps for brushwood for the use of Thomas and Edmund.

To the sheriff of Northampton. Order to cause the aforesaid oaks and stumps to be felled in the said forests, and to cause charcoal to be made from the thirty stumps, and to cause the charcoal to be taken with the oaks and the other stumps to the castle of Northampton for the use of Thomas and Edmund, and to cause shingles to be made of the ten oaks and to cause the houses within the castle to be roofed therewith, and to cause the stews, walls and alleys (*aleas*) in the king's garden there to be repaired.

The treasurer ordered [this]. By K.

July 2.
Preston.

To Robert de Clifford, justice of the Forest beyond Trent, or to him who supplies his place. Order to deliver to W. archbishop of York, whose fealty the king took some time ago and to whom he restored the temporalities of the archbishopric, a wood within the forest of Shirewode pertaining to the archbishopric, as the king lately ordered Robert to certify him of the cause and time of his taking into the king's hands the said wood, and he has returned that the wood was taken into the king's hands in the time of Thomas, late archbishop of York, because it was

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Membrane 8—cont.

considered by the king's council that the temporalities of the archbishopric should be taken into the king's hands for certain causes, and that Robert, when the escheators seized the lay fee pertaining to the archbishopric into the king's hands, took into the king's hands in like manner the wood, which is within the bounds of the king's forest aforesaid and within the regard.

July 11.
Fotheringhay.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Queen Margaret, the king's consort, the parks of the manors of Eston, Kyngesclive, and Briggstok, co. Northampton, with everything received thence from the time when the king granted to her the manors for her life by his letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 369], as the king learns that she has not yet obtained seisin of the parks.

July 2.
Preston.

To Walter de Glouc[estria], escheator this side Trent. Order not to intermeddle further with the custody of the priory of nuns of Langeleye, as the king learns by an inquisition taken by the sheriff that the priory is of the foundation of Robert de Tateshale, tenant in chief, and that the nuns thereof were not wont to seek, and ought not to have sought licence upon voidance of the priory from Robert or his ancestors to elect another prioress, and that Robert or his ancestors were not wont to have anything during the voidance of the priory except a groom with a white wand to keep the gate of the priory, receiving his food only from the priory, and J. bishop of Lincoln has confirmed the election of Elizabeth de Caldewell, a nun of the house, as prioress, to whom the king had previously given his assent, as appears by the bishop's letters patent. It is provided that the said prioress shall come to chancery at the next coming of the chancery to Northampton to do fealty to the king in chancery, if she ought to do fealty to him in this behalf.

July 2.
Preston.

To Thomas de la Hyde, steward of Cornwall. Order to cause to be carried with all speed to Skynburnesse or Kirkcudbright, as shall seem quickest and most secure to him, there to be delivered to the receiver of the king's stores, all the victuals that the king lately ordered to be bought in his bailiwick and to be sent to Scotland and that still remain to be carried to that country. The king gives him to understand that he will punish him and his goods (*ad vos et vestra graviter capiemus*) if he have any lack of these victuals owing to Thomas's neglect or carelessness.

The like to the sheriff of Devon, Gloucester, Lancaster, Salop and Stafford.

July 2.
Preston.

To the sheriff of Wilts. Order to pay to Robert Reynfu, a Scot lately taken at Stryvelyn in Scotland and imprisoned at Old Sarum, his wages from the time of the sheriff's appointment, and henceforth, to wit, 2*d.* a day.

By K. on the information of the treasurer.

July 9.
Easton.

To Walter de Gloucestr[ia], escheator this side Trent. Order to pay out of the issues of his bailiwick to Thomas Brun, king's serjeant and poulterer, what remains to be paid of the 200*l.* that the king lately ordered Walter to pay to him out of the money to be raised from the sale of timber that the king ordered to be made by him in the woods in cos. Surrey and Sussex that were then in the king's hands by reason of the minority of John de Warenn, earl of Surrey, in order that Thomas might make certain payments for the things pertaining to his office, and the king afterwards rendered to the earl the lands of his inheritance before the said sum had been raised from the sale of timber.

By K. on the information of the treasurer.

July 16.
Grantham.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Thomas Charles, who is incapacitated by weakness and age.

1306.

*Membrane 8—Schedule.*June 14.
St. Albans.

To Richard Oysel, escheator beyond Trent. Order to deliver to Mary, late the wife of Nicholas de Graham, a moiety of the barony of Muschamp, which the escheator has taken into the king's hands by reason of Nicholas's death, as the king learns by an inquisition taken by the escheator that Nicholas and Mary held jointly on the day when Nicholas died a moiety of the barony as of Mary's inheritance, and the king has taken her homage for the moiety.

*MEMBRANE 7.*July 11.
Fotheringhay.

To the treasurer and barons of the exchequer. Order to account with Ralph de Sandwico, constable of the Tower of London, for the sums of money that he has received from the issues of his bailiwick and for his expenses and for all the debts due from him to the exchequer from any cause whatsoever (except the debts due from him for the portion falling to him of the debt of Reginald de Cornhull, which are attermind in the said exchequer), and for his yearly fee of 100*l.* for all his time, which fee Anthony Bek and Ranulph de Dacre, late constables of the Tower, were wont to receive yearly for the custody, as appears to the king by inspection of the rolls of chancery, and, after making compensation for the debts and allowing on both sides what ought to be allowed according to the custom of the exchequer, if they find that Ralph has a surplus* in his account, to assign to him in full satisfaction therefor debts of some of the king's debtors at the exchequer, as shall seem best to them for the discharge of the king and for Ralph's relief and to the least inconvenience to the king, and, after they have made such assignment, to cause the debtors whose debts are thus assigned to be acquitted at the exchequer of their debts aforesaid, as Ralph has shown the king that whereas he has received upon many occasions during the time of his being constable divers sums of money from the issues of his bailiwick and from the treasury and divers other moneys of the king, and he has expended these sums and a great part of his own money at divers times in the maintenance, repair and amendment of the walls, houses, engines, barges and bridges of the Tower, and in the construction of a new chapel within the Tower, and in the wages, robes and stipends of one clerk of the Tower and of one keeper of the water of the Thames, and in the wages, robes and other necessities of many Welshmen and Scots and of their keepers and of divers others staying in the Tower at many times, and also in divers other things and affairs of the king, by divers of the king's writs directed to him, and also that he has not been satisfied in any way for all his time for the 100*l.* yearly of his yearly fee for the custody aforesaid, which fee other constables were wont to receive yearly for the custody, and he has besought the king that he may be satisfied in some way for what is due to him in the premises after account shall have been made of his receipts and expenditure and fee and of the debts due from him to the exchequer, and the king accedes to his supplication in consideration of his gratifying and praiseworthy service to him and his father.

July 16.
Grantham.

To Nicholas Fermbaud and Robert de Harewedon, late guardians of the bishopric of Winchester during the voidance of the see. Order to pay to Amadeus, count of Savoy, or to Master Bernard de Mercato, his attorney in this behalf, the 200*l.* that Henry, bishop of Winchester, owes to the king for the corn of the bishopric sold to him by Nicholas and Robert in the king's name, in part payment of the 10,000 marks granted by the king to the count on 6 February, in the thirty-first year of his

* That is a surplus or excess of expenditure beyond receipts.

1306.

Membrane 7—cont.

reign, from the issues of void bishoprics, abbeys and priories whereof the custody pertains to the king, which sum the king granted to him for his good service to him [*Calendar of Patent Rolls, 1301-1307, p. 118*].

July 16.
Grantham.

To the administrators of the spirituality of the archbishopric of Canterbury deputed by the pope. Order not to intermeddle until further ordinance be made by the king with taking any purgation from prisoners convicted in his court of felonies and trespasses against his peace and detained for this reason in his prison of Maydenestan. [Prynne, *Records*, iii, p. 1189.]

To the sheriff of Kent. Order not to permit any delivery of the said prisoners to be made from the aforesaid gaol, as the king has ordered the administrators not to intermeddle with taking their purgation (as above).
By C.

July 14.
Grantham.

To William de Ormesby and his fellows, justices appointed to hear felonies and trespasses in co. Norfolk. Whereas the king, on 17 December, in the nineteenth year of his reign, ordered the sheriff of Norfolk to restore to Ranulph Ingelose of Lodnes, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the death of Richard Berthelmeu, who was slain at Lodnes, before Fulk Baignard and his fellows, late justices to deliver the gaol at Yarmouth, as he had purged his innocence before R. then bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy, as appears to the king by inspection of the rolls of his chancery, and he now learns from Ranulph's complaint that he is charged and disquieted by reason of the said death before William and his fellows: the king orders them to have regard to the purgation aforesaid and to his order directed to the sheriff in this matter, and to cause to be done further in this matter what they shall deem fit of right and according to the law and custom of the realm.

July 2.
Preston.

To Walter de Glouc[estria], escheator, this side Trent. Order to cause Joan de Vyvonie and Cecily de Bello Campo, nieces of Eleanor, late countess of Winchester, and Aymer de Archiaco, her kinsman, and Sibyl, wife of Guy de Rupe Cauardi, her niece, and John de Mohun, her nephew, and Agatha de Mortuo Mari, her sister, to have their shares of the issues of a seventh part of the manor of Sturmynistre Marshall (*Marescalli*) from the time when it was taken into the king's hands, retaining in the king's hands the share of the inheritance of James de Bohun, deceased, nephew of the said countess, as the king, upon its being found by an inquisition taken by the escheator that Agatha Taillard at her death held the said seventh part of him for her life of the grant of the said countess, and that the aforesaid Joan, Cecily, Aymer, Sibyl, James, John and Agatha were her next heirs and of full age, ordered the escheator, because he had taken the homages of the said heirs and parceners for the lands that the countess at her death held in chief, to make lawful partition of the said seventh part, which he had taken into the king's hands by reason of the death of the said Agatha Taillard, in the presence of the heirs and parceners, if they chose to be present, into four equal parts, and not to intermeddle further with the purparties of the said Joan, Cecily, Aymer, Sibyl, Guy, John and Agatha de Mortuo Mari, and to retain in the king's hands until further orders the purparty of the heir of the said James, which heir is a minor in the king's wardship, and it is now shown to the king by Joan, Cecily, Aymer, Sibyl, Guy, John and Agatha that they have entered the purparties falling to them of the said seventh part by the partition.

Membrane 7—cont.

1306.

July 22.
Beverley.

To the sheriff of Somerset. Order to cause Roger Crispyn to have seisin of a messuage, 28 acres of land, and 5 acres of meadow in Athelardeston, as the king learns by an inquisition taken by the sheriff that the said messuage and lands, which Hugh de la Lode, who was hanged for elony, held, have been in the king's hands for a year and a day, and that Hugh held them of Roger, and that John Baret holds them, and that John de Monte Acuto and the said John have had the king's year and day and ought to answer to the king therefor.

July 12.
Stratton.

Thomas de Boterwyk, clerk, has the king's letters of presentation to the church of Monketon, in the diocese of Canterbury, pertaining to the king's gift by reason of the temporalities of the archbishopric of Canterbury being in the king's hands. The letters are directed to the administrators of the spirituality of the archbishopric aforesaid deputed by the pope. By p.s. *Vacated, because on the Patent Roll [Calendar of Patent Rolls, 1301-1307, p. 455.]*

July 16.
Grantham

Roger de Clopton, clerk, has letters of presentation to the church of St. Giles, Wynchelse, void by the resignation of John de Buselingthorp, and pertaining to the king's donation. The letter is directed to J. bishop of Chichester.

[Vacated as above; Calendar as above.]

July 22
Beverley

To all the king's bailiffs and subjects. As the king learns by the record of Peter de Malo Lacu and his fellows, justices appointed to hear and determine divers felonies and trespasses in co. Derby, that Agnes, wife of Robert de Birley, imprisoned at Nottingham for the death of Rose, her daughter, whereof she is indicted, slew Rose while she was out of her mind (*morbo laborans frenetico*) and not by felony or of malice aforethought, the king has pardoned her the suit of his peace for the said death, provided that she stand to right in his court if any one wish to speak against her.

[Vacated as above; Calendar of Patent Rolls, 1301-1307, p. 458.]

To Hugh le Despenser, justice of the Forest this side Trent, or to him who supplies his place. Order to cause Walter de Aylesbur[y] to have in the forest of Shottovere four bucks, of the king's gift.

By K. on the information of the treasurer.

July 16.
Grantham

To the keeper of the forest of Bernewode. Order to permit John de Fulham, John Lovel and Robert Squier, king's yeomen, whom the king is sending to take venison in the coming grease time in that forest for his use, to take such venison, as has been fully enjoined upon them on the king's behalf, and to aid them in so doing.

On the information of the treasurer.

The like to the keeper of the forest of Dene, the keeper of the chace of Bristol, the keeper of the forest of Whicchwode, to permit John de Fulham and Robert Squier, as above.

The like to the keeper of the forest of Wolvemere, the keeper of the forest of Chut, the keeper of the chace of the Isle of Wight to permit John Lovel, etc. as above.

To the sheriff of Gloucester. Order to receive from the said John de Fulham and Robert Squier the venison that they will take in the forest of Dene and in the chace of Bristol, and to cause it to be put into barrels and to be well salted, and to be carried to Westminster with all speed, as John and Robert shall direct. On the information of the treasurer.

1306.

Membrane 7—cont.

The like to the sheriffs of the following counties :

Bucks, for the venison that John de Fulham, John Lovel and Robert Squier will take in the forest of Bernewode.

Oxford, for the venison that John de Fulham and Robert Squier will take in the forest of Whicchewode.

Southampton, for the venison that John Lovel will take in the forests of Wolvemere and Chut and in the chace of the Isle of Wight.

July 22.
Beverley.

To the sheriff of Norfolk. Order to restore to William de Waubronne, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the homicide of Thomas Meyn before Roger le Brabanzon and his fellows, justices to hear and determine pleas before the king, as he has purged his innocence before the abbot of Westminster, who is subject immediately to the Roman church, to whom he was delivered by the justices in accordance with the privilege of the clergy.

July 22.
Beverley.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Philip le Spicer, as the king learns by the testimony of Nicholas Fermbaud that Philip is insufficiently qualified.

To Walter de Glouc[estria], escheator this side Trent. Whereas the king learns by an inquisition taken by the escheator that John Pycard at his death held no lands of him in chief, but that he held 5s. yearly of rent in the manor of Lugwardyn, which is in the king's hands by reason of the madness of John, brother and heir of Robert Waleraund, by the service of 5s. yearly, by reason whereof the wardship of the other lands that belonged to John at his death does not pertain to the king upon this occasion: the king orders the escheator to retain the rent in the king's hands until further orders, and not to intermeddle further with the lands that John held of other lords.

July 22.
Beverley.

To the sheriff of Cornwall. Order to cause the enclosure of the king's park of Penlyn to be repaired, so that the king's deer (*fere*) cannot get out of the park.

MEMBRANE 6.

July 22.
Beverley.

To Walter de Glouc[estria], escheator this side Trent. Order to deliver to Henry de Lancastr[ia] and Maud, his wife, until next parliament the manor of Herteleye, co. Southampton, on condition that they may answer to the king for the issues thereof if the king ought to have them, in order that Henry may do his homage or fealty to the king for it in the meantime, as the king learns by an inquisition taken by the escheator that Isabel, late the wife of Hugh le Despenser, held at her death jointly with Hugh the said manor in free marriage of the gift and feoffment of William de Bello Campo, late earl of Warwick, who held it of the king in chief, and that the said Maud is her daughter and next heir, and the king makes his order although Henry has not done homage or fealty to him for the manor, as he is in his service in Scotland.

July 22.
Beverley.

To the bailiffs of Boston. Order to supersede until further orders the execution of the king's late order to arrest goods and wares of merchants of Flanders to the value of 95 marks 3s. 8d. by reason of the robbery from Laurence Elys, baron of Sandwich, by men of Dunkirk in Flanders, and to cause them to be kept safely until Laurence should be satisfied for that sum, as contained in the king's writ sent to them, releasing from arrest any of the goods of the merchants that they may have arrested by virtue of the order aforesaid.

1306.

. *Membrane 6—cont.*

To the sheriff of Essex. Order to cause William Purchas to have seisin of a messuage and four acres of land in Rikelingge, as the king learns by an inquisition taken by the sheriff that the said messuage and lands, which Peter Purchas, who was outlawed for felony, held, have been in the king's hands for a year and a day and that Peter held them of William, and that the township of Rikelingge has had the king's year, day and waste.

July 22.
Beverley.

To Richard Oysel, escheator beyond Trent, bailiff of the king's manor of Skipton-in-Craven. Whereas the king learns by an inquisition taken by the escheator that the men and tenants of the town of Bradeley, which is of the honour of the manor aforesaid, and their ancestors have always been wont from time out of mind to have common of pasture for all manner of cattle (*averia*) in the wood of Calder, except goats, at all times of the year, with which they have not been wont to have any [common] there, and except swine in the time of pannage, to wit from Michaelmas to the morrow of Martlemas, until John de Totenho, the king's late bailiff of the manor, ejected them from that common and hindered them from having their common there, and that John wilfully hindered them from having their common: the king orders the escheator to permit the men and tenants to have such common in the said wood, as they ought to have it and as they and their ancestors have been wont to have it there until they were hindered by the said John as above, unless there be any other cause why the escheator ought not to do this.

July 22.
Beverley.

To the sheriff of York. As little or nothing has yet come to the king's hearing concerning the sheriff's diligence or solicitude in the execution of his order regarding malefactors, etc. [*of 16 June, page 396, which is set out in full*] after the order was directed to him, at which the king marvels, especially as it is manifestly contrary to the sheriff's fealty and oath for him to pass over in any way those things that the king has ordered to be done and observed by him for the preservation of his peace and which the king has much at heart: the king again orders him to intend the execution and completion of all and singular the premises without any dissimulation, in accordance with the king's order aforesaid, and to certify the king under his seal of his proceedings in this matter in chancery on the morrow of Michaelmas. The king gives him to understand that if he be found negligent or remiss in executing the order, the king will chastise him (*manus extendemus graviores*) as a contemner of his orders and as guilty of receiving and consenting to the said malefactors and to the evil deeds aforesaid.

By writ of C.

July 22.
Beverley.

To the sheriff of Surrey. Order to supersede the execution of the exigent in which John de Sutton, canon of Chichester, was placed for breaking the park of Hugh le Despenser, justice of the Forest this side Trent, at Wokingg and because he took and carried away deer thence without Hugh's will, whereof he is indicted, as Hugh, to whom the king granted the fines and ransoms of those who should be convicted of breaking his said park, has testified to the king by his letters that the said Thomas (*sic*) has satisfied him for these offences.

July 22.
Beverley.

John son of Stephen le Tanner, imprisoned at Oxford for the death of Nicholas le Taillur, whereof he is indicted, has letters to bail him until the first assize.

To the sheriff of Salop. Order to supersede the demand upon Peter de Brewosa for scutage for one knight's fee *minus* (*preter*) a sixth of that

1306.

Membrane 6—cont.

fee for the king's army of Scotland in the twenty-eighth year of his reign, as it is testified before the king by Humphrey de Bohun, earl of Hereford and Essex and marshal of England, that Peter had his service with the king in that army for the service of the said fee *minus* one sixth, which he then acknowledged to the king.

To the sheriffs of London. Order to restore to Arnald Burgoyne, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before Roger le Brabazon and his fellows, justices appointed to hear and determine felonies and trespasses in the city, with assenting to the death of William Westhale, lately slain in the city, as he has purged his innocence before R. bishop of London, the diocesan, to whom he was delivered in accordance with the privilege of the clergy.

Aug. 4.
Durham.

To Richard Oysel, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Robert de Pontefract, who held by knight service of Nicholas de Stapelton, kinsman and co-heir of Laderana, late the wife of John de Bella Aqua, deceased, which Nicholas is a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

July 22.
Beverley.

To the sheriff of Oxford and to the coroners of that county. Order not to proceed to the exaction of the exigent and to the promulgation of outlawry against William de Wyntreshull for so long as he is detained in prison in Winchester Castle, as it is testified before the king in chancery by Philip de Hoyvill, sheriff of Southampton, that William, who is placed in exigent in the said county [of Oxford] to be outlawed because he did not come before the justices appointed to hear and determine felonies in that county to answer for the rape of two women, whereof he was indicted before them, is detained in the said prison by reason of certain trespasses charged against him before the justices appointed to hear and determine felonies in co. Southampton.

July 28.
Thirsk.

To the treasurer and barons of the exchequer. Order to account with John de Lisco, proctor general and attorney of the citizens of Bayonne in this behalf, for their receipts from the custom of wool, hides and wool-fells in England and Ireland, and for the debts in which the king is bound to them by the letters of Henry de Lacy, earl of Lincoln, supplying his place in the duchy [of Aquitaine], and for 1,000*l.* granted to them by the king for the arrears of their wages that he owes to them for the time when they stayed in England awaiting payment of the said debts before he assigned to them the issues of the said custom, and for the wages of the citizens appointed to receive the issues by an agreement between the king [and them] made by the treasurer and barons and by John, for himself and the citizens aforesaid, and to cause due allowance and recompense to be made upon each side, as shall seem fit to them, as the king, on 15 May, in the twenty-seventh year of his reign, assigned to the citizens all the issues of the custom from Whitsuntide then next following, to be received by the view and testimony of those whom he should appoint controllers, until the citizens should have levied thence the said debts by the hands of those whom they should appoint as receivers, and the king afterwards appointed divers citizens and merchants of that city in the ports of England and Ireland to receive the money from the custom for the use of the said citizens, with provision that the citizens thus appointed should answer for the receipt of the custom by indented rolls to be made between them and the said controllers as often as and whenever they should be summoned to do so on the king's behalf, and that they should receive such wages while

1306.

Membrane 6—cont.

thus employed as other receivers of the custom have been wont to receive, as is contained in the king's letters patent of assignment [*Calendar of Patent Rolls, 1292-1301, p. 414*].

Vacated, because in the appended schedule.

Aug. 8.
Newcastle
upon Tyne.

To the sheriff of Essex. As the king wills that there shall be a fair yearly at his manor of Writtle, in that county, for eight days on the eve and day of All Saints' and the six following days, he orders them to cause the fair to be publicly proclaimed throughout his bailiwick and to be held.

Aug. 14.
Corbridge.

To the sheriff of Worcester. Order to cause Alexander de Besford to have seisin of a moiety of a messuage in Pershore, as the king learns by an inquisition taken by the sheriff that the said moiety, which John de Pegare, who was hanged for felony, held, has been in the king's hands for a year and a day, and that John held it of Alexander, and that Alice late the wife of John now holds it, and that the township of Persore has had the king's year and day thereof, for which it ought to answer to the king.

Aug. 11.
Lanchester
(*Langecestr'*).

To the keeper of the forest of Salcey (*de Salceto*). Order to cause the sheriff of Northampton to have in that forest twelve oaks fit for timber for the repair of the king's houses within his castle of Northampton, and 200 leafless stumps for brushwood for the use of the king's children staying in that castle.

The treasurer ordered [this].

To the keeper of the forest of Whyttelwode. Order to cause the sheriff of Northampton to have in that forest a hundred leafless stumps to make charcoal for the use of the king's children staying in castle of Northampton.

The treasurer ordered [this].

To the sheriff of Northampton. Order to cause twelve oaks fit for timber for the repair of the king's houses within the castle of Northampton to be felled in the forest of Salcey (*de Salceto*), and to cause to be felled 200 stumps for brushwood for the use of the king's children staying in the castle, and to cause a hundred stumps to be felled in the forest of Whyttelwode for charcoal, which oaks and stumps the keepers of the forests will deliver to him, and to cause charcoal to be made of the hundred stumps, and to cause the charcoal and the oaks and 200 stumps to be carried to the castle. The king will cause allowance to be made to him for the costs incurred by him by the view and testimony of John de Weston, keeper of the king's said children.

To the same. Order to cause the houses, walls, gates and bridges of the castle of Northampton to be repaired, for the easement of the king's children staying within the castle and of their household.

*Membrane 6—Schedules.**Brevia de Warantia dierum.*

April 15.
Winchester

To the justices of the Bench. Order not to put Richard de Porteseye in default for not appearing on Wednesday the morrow of All Souls last in the suit before them between Adam de Kynggebrigg and Richard concerning the taking and unjust detention of Richard's cattle, as he was in the king's service by his order on that day.

By p.s.

Membrane 6—Schedules—cont.

1306.

June 8.
Westminster.

Henry Spigurnel was in the king's service by his order on Monday in three weeks from Easter last, so that he could not appear on that day in the suit before him by his writ between Mabel, late the wife of William Grimbaud, the fourth sister and co-heiress of William de Kirkeby, tenant in chief, of this that Henry should do fealty to her and the other due services for the lands that he holds in the manor of Houghton, co. Northampton, for the term of his life by the grant of the said William [de Kirkeby], which are assigned to Mabel in her purparty of the latter's inheritance, for which reason the king wills that Henry shall not be put in default at that day. By K.

June 16.
St. Albans.

To the justices of the Bench. Order not to put Thomas de Chaucombe in default for not appearing on Monday the quinzaine of Easter last in the suit before them between John de Hemmyngton, demandant, and Thomas, tenant, concerning a messuage, 50 acres of land, three acres of wood, and 88s. 1d. of yearly rent in Kateram and Wodemerston, as he was in the king's service by his order on that day. By p.s.

Sept. 16.
Blenkinsopp
(*Blenkens-
hope*).

To the same. Order not to put the abbot of Hyde in default for not appearing on Monday in a month from Easter last in the suit before them between Gilbert de Popham and the said abbot of this that the abbot shall render him 260 marks that are in arrear of a yearly rent of 20 marks, as the abbot was in the king's service by his order on that day. By p.s.

July 28.
Thirsk.

To the treasurer and barons of the exchequer. Order to account with John de Lisco, proctor general and attorney of the citizens of Bayonne in this behalf, for their receipts from the custom of wool, hides and wool-fells in England and Ireland, and for the debts in which the king is bound to them by the letters of Henry de Lacy, earl of Lincoln, lately supplying his place in the duchy [of Aquitaine] and for 1,304l. 19s. 6d. granted to them by the king, to wit 500 marks for the arrears of their wages that he owes to them for the time when they stayed in England awaiting payment of the debts aforesaid before the king assigned to them the issues of the custom, 1,000 marks for the wages of the citizens appointed to receive the issues by an agreement between the king [and them] made by the treasurer and barons and by John, for himself and the said citizens, and 34l. 19s. 6d. granted by the king to John for his costs and expenses staying in the king's court about the expedition of the account of the issues of the custom, and to cause due allowance and recompense to be made on both sides as shall seem fit to them, as the king, on 15 May, in the twenty-seventh year of his reign, assigned to the citizens all the issues of the custom from Whitsuntide then next following, to be received by the view and testimony of those whom he should appoint controllers until the citizens should have levied thence the said debts by the hands of those whom they should appoint as receivers, and the king afterwards appointed divers citizens and merchants of that city in the ports of England and Ireland to receive the money from the custom for the use of the said citizens, with provision that the citizens thus appointed should answer for the receipt of the custom by indented rolls to be made between them and the said controllers as often as and whenever they should be summoned to do so on the king's behalf, and that they should receive such wages while thus employed as other receivers of the custom have been wont to receive, as is contained in the king's letters patent of the assignments aforesaid [*Calendar of Patent Rolls, 1292-1301, p. 414*].

1306

Aug. 7.
Durham.

MEMBRANE 5.

To the sheriff of Southampton. As the king is sending William, bishop of St. Andrews, his rebel and traitor, to Winchester castle for imprisonment, he orders the sheriff to receive him into his custody and to enclose his body within the tower of the castle in a safe and strong place, and to keep him safely in irons, under pain of forfeiture of life and limbs and of all the lands, goods and chattels that the sheriff may forfeit henceforth in case any peril of the custody arise hereafter. It is provided that the place aforesaid shall be guarded and strengthened within and without so that no peril from the custody of the prisoner may be feared, and that no one shall have access to him to see him or address him, and that he shall see or address no one except those whom the constable shall depute at his peril to serve him, whom he shall change monthly and substitute others as a precaution, if he shall deem this expedient for his own security; so that all suspicion of conspiracy and collusion shall be avoided. In order that the keeping of the prisoner may be more secure every entrance and gate of the tower shall be secured with locks and the drawbridge shall be raised and closed continuously. For the custody the sheriff shall appoint good and faithful men under security, for whom he will answer to the king under the penalty and peril aforesaid.

In addition, as the king is sending the bishop's accomplice Robert, bishop of Glasgow, who has frequently violated his fealty to the king and his crown, to Porchester castle to be imprisoned therein, he orders the sheriff, after placing the bishop of St. Andrews safely in the Tower of Winchester in manner and form above expressed, to take in person the bishop of Glasgow to Porchester at the discretion of the sheriff and of the keeper of the castle, and to imprison him in irons in a safe and strong place in the castle, and to cause that place to be guarded and strengthened at the peril of him and of the said keeper in the manner above expressed in the case of the bishop of St. Andrews, or even in a better manner, as the king wills that the sheriff and the keeper shall be charged equally (*equanimiter*) with the custody of the bishop. In order that the prisoner may be kept strongly and securely, the king wills and orders that the sheriff shall join to himself and the keeper some faithful and suitable tenants of lands in the neighbourhood of the castle or in an adjoining place whom he shall deem fit, who shall receive and have the custody together with the sheriff under the pains and perils aforesaid.

The king will cause the sheriff to have allowance for the maintenance of the bishops, their servants and keepers, which shall be provided by the sheriff in accordance with the indenture that the king sends to him enclosed in the presents, the second part of which remains in the hands of the treasurer. The sheriff is ordered to certify the treasurer without delay under his seal and the seals of his tenants thus associated with him as to how he shall have ordained for the custody aforesaid and what tenants he shall have joined to himself and the said keeper for this purpose. [*Pryne: Pryne, Records, iii, p. 1124.*]

To the keeper of the castle of Porchester. Mandate in pursuance, setting out the provisions given above for the safe custody of the prisoner. [*Pryne, Records, iii, p. 1125.*]

To Richard de Chiselden, keeper of the castle of Mere. Order to receive into his custody the abbot of Scone, the king's enemy, rebel and traitor, whom the king is sending to that castle for custody, and to keep him in prison as the sheriff of Wilts shall direct.

To the sheriff of Wilts. As the king is sending the abbot of Scone to the castle of Mere to be imprisoned therein, he orders the sheriff to go in person to Winchester and to receive the abbot from the sheriff of Leicester,

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Membrane 5—cont.

by whom the king is sending the abbot thither, and to take him to the said castle, and to imprison him in irons in a safe and strong place in the castle according to his discretion and that of Richard de Chiselden, keeper of the castle, provided that the said place be guarded and strengthened [*etc., with further provisions as in preceding order to the sheriff of Southampton*]. The king will cause him to have allowance for the maintenance of the abbot [*etc., as in the aforesaid order*]. The sheriff is ordered to certify the treasurer [*etc., as in the aforesaid order*]. [*Fiedera.*]

See the enrolment of the said indenture on the dorse.

Memorandum that the aforesaid writs were made at Nottingham by Sir W. bishop of Coventry and Lichfield, the treasurer, and were sent under his seal to the chancellor at the abbey of St. James without Northampton to be sealed with the great seal in form aforesaid. [*Ibid.*]

Aug. 14.
Corbridge.

To the sheriff of Northampton. As the king has acquitted William de Neubotel and Richard, his son, Richard de Desburgh and Richard his son, Roger de Insula, Stephen, parson of the church of Desburgh, Geoffrey de Wulston, chaplain, Alexander Burdun, John Burdun, Richard Burdun, Roger Burdun, Roger Lucas, Robert Bacun, William Wardeden, Hugh son of Hugh de Lutrinton, Robert Basset of Riston, John Lovet, Roger de Wakerle, parson of the church of Braybrok, Thomas le Forester, William atte Chirche, John le Lord, Roger Geryn, and Robert de Burgo, chaplain, of trespasses of vert and venison committed by them in the forest of Rokingham, to wit in that part that was lately disafforested and at the time when it was disafforested, by virtue of certain articles that the king has caused to be provided for the peace and tranquillity of his people against the oppressions inflicted upon them by his ministers of the forest, and they ought thus to be likewise acquitted, in accordance with the tenor of the articles, of the fines that they made before the justices of the Forest beyond Trent for having writs of respite of imprisonment for the trespasses aforesaid: the king orders the sheriff to release to them any distraint that he may have levied upon them for this reason, and to supersede levying any other distress, upon their finding security to answer to the king at the sheriff's next profer in the exchequer, to wit on the morrow of Michaelmas next, for the said fines, if the king wish to have them.

The like to the sheriff in favour of William de Mareschal of Grafton and Robert de Wydevill for trespasses in the forest of Whittlewode.

To the sheriff of Lincoln. Order to restore to Benedict de Brampton of Staunford, clerk, his land, goods and chattels, which were taken into the king's hands upon his being indicted before Peter de Malo Lacu and his fellows, justices appointed to hear and determine felonies and trespasses in that county, with harbouring John de Taillur of Staunford, a thief who was found in his house with a stolen horse, as he has purged his innocence before J. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

July 28.
Thirak.

To John de Haveryngg, seneschal of Gascony, and to Master Richard de Haveryngg, constable of Burdeaux. Whereas P. du TT.,^{*} cardinal priest of St. Prisca and vice-chancellor of the church of Rome, has besought the king, by his letters on behalf of Peter Arnaud de Bonvert, Peter de France, Garcie Arnaud du Poys, Peter Andreu Dorat and Peter Andreu de Perer, burgesses of Baione, who are staying by the king's order in prison (*en garde*) in England for certain reasons, to receive from them sufficient mainprise in England, if they can find the security

* The usual abbreviation in the cardinals' titles of the Latin *titulo*, but here used in a document drawn up in French as if it was the surname, which is probably due to the omission of the real surname, de Mota (see Membrane 13d).

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Membrane 5—cont.

there, or in Gascony before the seneschal. As the cardinal has always been in the past and is still a well-wisher and a good friend to the king, and has voluntarily laboured and acted for him and his subjects, for which he praises him, the king, wishing to accede to his prayer in this behalf so far as he can in good manner, orders the seneschal to cause to be made known without delay to the friends of the said burgesses that they shall come or send into England in order to find there good and sufficient mainprise for the said burgesses in the form that shall be ordained by the king's council. If the friends of the said burgesses will not consent to come to England to find the mainprise, the king wills and orders the seneschal to receive this mainprise in the cardinal's presence and by his assent, to wit that for each of the said burgesses twelve men who are their peers (*gens de parage*) or burgesses or other sufficient persons in lands, possessions and of good faith and fame shall mainpern before the seneschal that the said five burgesses shall renounce solemnly and openly all the alliances and covenants made heretofore with the king of France or with any other person against the king, and also all the advantages and profits that they might have from these alliances and covenants in any case in the future, and also the retinue (*meignage*) and obedience of the king of France, and that the said five burgesses shall be henceforth faithful and loyal and bear faith and allegiance in all things to the king's son Edward, to whom the king has given the said duchy [of Aquitaine], and after him to the kings of England, dukes of Aquitaine, and that they shall not procure at any time by themselves or others, evil, damage or impeachment to the king or his son or after him to the kings of England, dukes of Aquitaine, and that they shall not assent to strife (*a baret*) or to underhand dealings (*mak coryne*) or conspiracy whereby damage or peril may arise to the king or his son or after him to the kings of England, dukes of Aquitaine, or the said town in any case in times to come, under pain of forfeiture of life and limb, lands and chattels of the said mainpernors and of what they can forfeit (*encoure*) for themselves and their heirs for ever. The king wills that each of the said mainpernors shall bind himself singly (*par li*) in the like pain in case that he whom he has mainperned shall contravene the form of the mainprise. When the seneschal shall have received the mainprise in the form aforesaid or in some other equivalent form, the king wills that it shall be written in an open letter by the hand of a notary (*tabellion*) and sent to the king sealed with the seals of the mainpernors aforesaid, and that the form of the mainprise that the seneschal shall thus take shall be testified to the king under the seals of the cardinal and seals of the seneschal, so that the king can then order the deliverance of the said burgesses to be made at the cardinal's request and by the mainprise aforesaid. The king gives the seneschal to understand that it is not his intention that Bernard de Perier shall be named or comprised in any way among the burgesses for whom the cardinal has made request to the king, or that he shall enjoy such condition. *French.*

Aug. 14.
Corbridge

To Richard Oysel, escheator this side Trent. Order to cause dower to be assigned to Beatrice, late the wife of Roger de Clavering, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Sept. 15.
Redpath.

To the same. Order to deliver to Isabel, late the wife of John son of Hugh, two thirds of the manor of Wytyngnam, which he has taken into the king's hands by reason of John's death, and to restore to her the issues received thence, as the king learns by an inquisition taken by the

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Membrane 5—cont.

escheator that John at his death held the two parts of the inheritance of Isabel, and that the whole manor is held of the king in chief by the service of a sparrowhawk yearly for all service, and the king has taken Isabel's fealty for the two-thirds.

Sept. 10.
Henshaw
(*Heynessaigh*).

To the taxors and collectors of the thirtieth lately granted to the king in co. York. Order to supersede until the quinzaine of Michaelmas next the levying of the said thirtieth from the goods of the master of the military order of the Temple in England, and from their villeins in that county, in order that the master may in the meantime make fine with the king before the treasurer and barons of the exchequer for the thirtieth due from him and his villeins in this behalf.

By p.s.

The like to many sheriffs.

MEMBRANE 4.

Sept. 15.
Redpath.

To the bailiffs of Boston. Order to supersede the execution of the king's order to arrest goods and wares of merchants of the town of Groningen (*Grenyng'*) to the value of 272*l.*, and to restore any of the goods that they may have arrested by virtue of the said order, as the king lately, at the suit of Wynand Moraunt, burgess and merchant of Beverley, suggesting to him that Andrew Popyn, merchant of Groningen, was indebted to him in 92*l.*, Alard Papyng of Swytherhus Papyng, merchant of the said town, was indebted to him in 171*l.*, and that the community of that town was indebted to him in 9*l.*, and that they refused to pay these sums, although they had been often required by him to do so, ordered the bailiffs to arrest goods and wares as above, and it is now found after examination and discussion of Wynand's affair in the king's court that Wynand has not sued it out in the proper manner.

Sept. 20.
Thirlwall.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with the lands whereof William de Bromfeld, tenant of the king by knight service as of the honour of Tonebrig, which was lately in the king's hands for certain reasons, was seised in his demesne as of fee at his death, as Robert, his son and heir, has proved his age before the escheator, and the king some time since rendered the honour to Ralph de Monte Hermer[*ii*], earl of Gloucester and Hertford, and to Joan, his wife, the king's daughter.

Oct. 3.
Carlisle.

To the same. Order to cause dower to be assigned to Isabel, late the wife of Robert de Shelton, tenant in chief, upon her taking oath that she will not marry without the king's licence.

To the same. Order to cause John, son and heir of John de Upton, tenant by knight service of the heir of Philip Burnel, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his fealty.

Sept. 20.
Thirlwall.

To the same. Order to survey as quickly as possibly the mills at the king's manor of Badewe, co. Essex, which the king is given to understand are so broken down that he cannot receive the advantage and profit that he ought to have from them until they be repaired, and to cause them to be repaired.

Sept. 15.
Redpath.

To the sheriff of Stafford. Order to cause the abbot of Burton-on-Trent to have seisin of a messuage in Abbots Bromleye, as the king learns by an inquisition taken by the escheator that the said messuage,

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Membrane 4—cont.

which Robert Petit, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Robert held it of the abbot, and that the township of Abbots Bromley now holds it and has had the king's year, day and waste thereof, for which it ought to answer to the king.

Oct. 10.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. As the king learns by an inquisition taken by the escheator that Thomas de Cruddemor at his death held of the king a messuage, 80 acres of land, and four acres of marsh in Cruddemor in the Isle of Wight in free sockage by the service of 16*d.* yearly for all service, and that Thomas de Cruddemor, his son, is his next heir and is aged five years, he orders the escheator to deliver the said tenements to Katherine, late the wife of Thomas, as nearest [friend] to the heir.

Sept. 20.
Thirlwall.

To the sheriff of Gloucester. Order to cause Nicholas le Palmer to have seisin of a messuage [in the town of Ruardyn], as the king learns by an inquisition taken by the sheriff that the said messuage which Henry Prydy, the younger, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Henry held it of Nicholas, and that the township of Ruardyn has had the king's year, day and waste thereof, for which it ought to answer to the king.

Sept. 17.
Thirlwall.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause Ralph, son and heir of John de Bygod of Stocton, to have seisin of the lands that his father held of the king in chief, as he has proved his age before the escheator and the king has taken his homage. By p.s.

Oct. 4.
Lanercost
(*Langtoft*).

To the same. Order to deliver to Maud, late the wife of James de la Plaunche, the manor of Haveresham, co. Buckingham, and certain tenements in Thorp, co. Oxford, and the manors of Cumpton, co. Wilts, Claybrok, co. Leicester, which he has taken into the king's hands by reason of James's death, and to restore to her the issues received from them, as the king learns by an inquisition taken by the escheator that James and Maud held jointly of the king in chief at James's death of her inheritance the said manor of Haveresham by the service of one knight's fee as of the honour of Peverel, which is in the king's hands, and the said tenements in Thorp by the service of an eighth of a knight's fee as of the honour of St. Valery, which is in the king's hands, and the said manor of Cumpton of Andrew de Grymstede by the service of a moiety of a knight's fee, and the said manor of Claybrok of Master William de Bosco by the service of a quarter of a knight's fee, and the king has taken her fealty for the manor of Haveresham and the tenements in Thorp; saving the right of others and subject to her finding security that she will come to the king in his next coming beyond Trent to do homage to him for the said manor and tenements.

Oct. 24.
West Denton.

To the sheriff of Hereford. Order to cause Joan, late the wife of Roger Pycard, to have seisin of two messuages in Almalie, as the king learns by an inquisition taken by the sheriff that the said messuages, which David le Smythesone of Almalie, clerk, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that David held the messuages of the said Joan, and that the township of Almalie has had the king's year and day thereof, for which it ought to answer to the king.

Sept. 27.
West Denton.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause William, son and heir of Simon de Bokmynstre, to have seisin of the lands that his father at his death held of the king in chief, as he has proved his age before the escheator and the king has taken his homage.

By p.s.

Membrane 4—cont.

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Oct. 10.
Lanercost.

To Roger le Sauvage, constable of Wyndesore castle. Order to pay to two chaplains celebrating divine service in the chapel of the castle, 50s. a year each, to Roger de Wyndes[ora], janitor of both gates of the castle, 4d. a day; to Roger de Wyndesor[a], one of the viewers of the king's works there, 2d. a day; to John de Spikesworth, clerk of the king's works aforesaid, 2d. a day; to four watchmen of the castle, 2d. a day each; Adam the gardener of the king's garden without the castle, 2½d. a day; to Robert de Say, chief forester of Wyndesore forest, 12d. a day; to John le Messenger, parker of the king's park of Kenynton, 1½d. a day; to Laurence de Baggeshete, janitor of the said park and keeper of the king's houses there, 4d. a day, their wages and stipends from Michaelmas last until Michaelmas next.

To the same. Order to cause the houses, tower, walls and bridges of the castle, with the stable and wall of the king's garden without the castle, the houses and ponds of the park of Wyndesore, with the paling about the park, the houses and walls of the manor of Kenynton, with the paling and wall about the king's park to be repaired.

Oct. 10.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Petronilla, late the wife of Bertrand Cryel, tenant in chief, a moiety of the manor of Newton near Hethe, co. Kent, which he has taken into the king's hands by reason of Bertrand's death, and to deliver to her the issues received thence, as the king learns by an inquisition taken by the escheator that Bertrand and Petronilla jointly acquired from Eleanor de Cryel the moiety, to them and to the heirs of their two bodies, with remainder to Eleanor, and that the moiety is held of John atte Belhus by the service of 4d. yearly, and that Bertrand and Petronilla continued their seisin thereof from the time of the feoffment until Bertrand's death.

Oct. 8.
Lanercost.

To the same. Order not to intermeddle further with the lands that Roger Frelond held at his death, as the king learns by an inquisition taken by the escheator that Roger at his death held no lands of the king in chief by reason whereof the wardship of his lands ought to pertain to the king, but that Albreda, his mother, holds in dower of his inheritance nine acres of land in Newechirche and Bilsinton, co. Kent, which are held of the king in chief, by the service of 1½d. yearly, and that Cecily and Joan, Roger's daughters, are his nearest heirs, and that Cecily is aged four years and Joan two years.

Oct. 4.
Lanercost.

To the sheriff of Surrey. Order to supersede entirely the execution of the exigents for outlawry to be promulgated against William le Bray of Bechampton because he did not come before Peter Malorre and John Daubernoun and their fellows, justices to hear and determine the trespasses committed by divers persons in the park of Hugh le-Despenser at Wockyng, to answer to Hugh for the trespass committed by him in that park, as he has satisfied Hugh, to whom the king granted by his letters patent the fines, ransoms, amends and everything pertaining to him for the said trespasses, as Hugh has signified to the king by his letters.

The like in favour of Adam de Colem

To the sheriff of Buckingham. Order to cause a verderer for the forest of Whitelwode to be elected in place of John de Chetwode, who has been lately elected coroner of that county, and who cannot conveniently execute the duties of both offices.

Oct. 4.
Lanercost.

To the sheriff of Kent. Order to restore to Richard Botsweyn, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before Roger le Brabanzon and his fellows, justices to hear

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Membrane 4—cont.

and determine trespasses and felonies in that county, with the homicide of John Hade of Canterbury, and with robbing the goods of Joan, late the wife of Adam de Lymmyng, which were committed in the king's court, as he has purged his innocence before Thomas, bishop of Rochester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 12.
Lanercost.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John Sampson of Staunford, who is incapacitated by illness and infirmity, as the king learns.

Oct. 20.
Lanercost.

To Humphrey de Waleden, guardian of the temporalities of the archbishopric of Canterbury. Order to cause dower to be assigned to Alice (*Eliria*), late the wife of Thomas de Ifeld, tenant of the archbishopric, as she has taken oath before the king that she will not marry without his licence.

MEMBRANE 8.

Oct. 16.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Joan, late the wife of William Bleyht, twelve acres of land and five acres of meadow in Newenham, co. Gloucester, which he has taken into the king's hands by reason of William's death, as the king learns by an inquisition taken by the escheator that William and Joan jointly acquired the land and meadow from Ralph de Rodleye, to them and the heirs of their two bodies, and that they are held of Ralph by the service of 3*d.* yearly, and that William and Joan continued their seisin jointly in peace from the time of the feoffment until William's death.

To the same. Order to assign dower to the said Joan upon her taking oath that she will not marry without the king's licence.

Oct. 16.
Lanercost.

To the treasurer and barons of the exchequer of Dublin. Order to cause allowance to be made to Geoffrey de Geynvill in the debts due from him to the said exchequer for the arrears of the yearly fee of 25 marks for compensation for the castles of Blathagh and Droghda and of the town of Drogh[d]a on the side of Meath (*Midir*), as he ought to have such fee and as Maud, his late wife, and her ancestors were wont to receive it at that exchequer until Michaelmas, in the fourth year of the king's reign, as is contained in a certificate made by Edmund le Butiller, lately supplying the place of the justiciary of Ireland, by the king's order and sent to him in England, and Geoffrey has given the king to understand that the fee is in arrear from the said term until now, and he has besought the king to cause him to have allowance for the arrears thereof in the debts aforesaid.

By pet. returned of C.

Oct. 19.
Lanercost.

To the treasurer and barons of the exchequer. Whereas the king, on 10 August, in the thirtieth year of the reign, granted, in recompence for 200*l.* granted by him to Mary, his daughter, a nun of Fontevrault, dwelling at Ambresbury, for the maintenance of her chamber, to be received from the exchequer, and also for the 20 tuns of wine yearly that he granted to her to be received by the hands of the sheriff of Southampton for the time being for so long as she should be within the realm of England, the manor of Cosham, co. Wilts, the borough of Wylton and Bereford, in the same county, except (*preter*) the established alms, the manor of Sherstan, in the same county, the manor of Porstok, co. Dorset, the manor of Herdecote, co. Somerset, and the manors of Freskewatre and Whytefeld in the Isle of Wight, co. Southampton, to have by a certain extent for the maintenance

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Membrane 8—cont.

of her chamber for so long as she should live and be within the realm, as contained in the king's letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 52], and Mary has shown to the king that the treasurer and barons exact from Erneburga la Pykarde—to whom the king has committed a messuage and ten acres of land that John de Breidyng formerly held of John de Hardyngton within the said manor of Whitefeld, which manor came to the king's hands by the latter's death, during the king's pleasure from 3 December, in the twenty-third year of his reign, for a mark to be rendered yearly to the exchequer—the said mark yearly from the time of the king's grant aforesaid, although it is contained in the extent aforesaid. As the king wills that his daughter shall not be prejudiced in any way concerning the said grant, he orders the treasurer and barons to discharge Erneburga of the aforesaid mark yearly from the said 10 August, and to permit the king's daughter to receive and have it from the said time henceforth during her life and for so long as she shall be in England, if they ascertain that the said yearly mark is contained within the extent aforesaid.

Oct. 26.
Lanercost

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Lucy de Meriet and Walter de Meriet the manor of Wonford, co. Devon, together with the issues thereof since it was taken into the king's hands by the escheator, to hold for the life of Simon de Monte Acuto as they held it before it was thus taken into the king's hands, as the king lately ordered the escheator to certify him of the reason for taking the manor into his hands, and the escheator has certified that he took it into the king's hands because the king lately ordered him by writ of privy seal to take into the king's hands all the lands that the said Simon held of the king in chief and that he had alienated to the disinheritance of William, his son, contrary to the agreements lately made between Queen Eleanor, the king's late consort, and Simon, and that Simon demised the said manor to Giles de Fisshingburn for Simon's life, and that Giles granted his estate therein to Lucy and Walter, and that the manor is held of John de Maundevill, and not of the king, which demises do not seem to redound to the disinheritance of William.

Oct. 12.
Lanercost

To Walter de Glouc[estria], escheator beyond Trent. Order to replevy to James, son and heir of James Daudelegh, until the Purification next, the manor of Farlegh, co. Sussex, which John, late duke of Brittany, tenant in chief, held at his death in name of wardship of the inheritance of the said James, and which the escheator took into the king's hands with the other lands that belonged to the duke at his death. By C.

Oct. 25.
Lanercost.

To the same. Order to cause dower to be assigned to Isabel, late the wife of Simon Roges of Porlok, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Oct. 10.
Lanercost.

To the sheriff of Northampton. Order to release from prison Robert de Crevequer, knight, if he be detained solely for the reason stated below, as Richard Lengynnur, mayor of Chester, and Alexander Hurel, the king's clerk deputed to take recognisances of debts at Chester in accordance with the statute of merchants, have certified the king by their letters patent that Robert acknowledged before Alexander Hurel, late mayor of Chester, and Nicholas de Hugate, then the king's clerk deputed to take recognisances as above, that he owed to William de Sprotton 25*l.*, which he ought to have paid to him yearly for the life of Robert and Isolda, his wife, at Michaelmas, in the thirty-first year of the king's reign, and that

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Membrane 8—cont.

he has not yet paid this sum to them, and the said William, by pretext of this certificate, brought to the sheriff a writ, returnable before the king in the octaves of Michaelmas last, to take Robert's body as if the recognisance had been made for a clear (*mero*) debt in accordance with the form of the statute aforesaid, and the sheriff returned to the king at that day that the writ had been returned to the bailiffs of Northampton, who have full return of the writ, who answer that they took Robert's body and have him in their custody in the king's prison, to be kept there until he satisfy William for the said debt, and the king considers that the recognisance was made outside the form of the statute and that the writ emanated from his court surreptitiously and that the execution thereof was made to the injury of the law and custom of the realm.

By C.

Oct. 16.
Lanercost.

To the bailiffs of Great Yarmouth. The citizens and merchants of London have intimated to the king that whereas he granted by his charter to the burgesses of Great Yarmouth that all merchandises and wares whatsoever, whether of fish or of other things, brought within the port of the town of Great Yarmouth in ships or boats or otherwise for the purpose of trading therewith should be discharged openly and lawfully at the said town and not elsewhere within the port, and should be exposed for sale by the hands of those who bring them and who wish to sell them there, or by the hands of their servants, and shall be there freely sold and bought, as is contained in the charter, the bailiffs, under colour of the words in the charter setting out that ships coming to that town with fish and merchandises shall be discharged there and not elsewhere, do not permit the said citizens and merchants of London, who can buy and sell and ply their merchandise throughout the whole of the king's realm, to take herrings bought by them in that town thence in the same ships or boats as the herrings came into that town unless the ships have been first discharged, or unless the citizens and merchants make fine in a sum of money with the bailiffs for thus carrying the herrings away without unloading them, and that the bailiffs disquiet and molest them in many ways for this reason. The king—as it was not his intention that ships laden with fish and other merchandises coming to that town should be there discharged except in order to expose [their cargoes] for sale, so that if they could be sold in gross, the buyers should have power to take the fish and merchandises in the ships or boats in which they were brought thither, with the assent and will of the vendors or of the owners of the ships or boats, whithersoever they should wish without unloading—orders the bailiffs to desist from thus disquieting and molesting the said citizens and merchants or others henceforth, and to permit them to take herrings bought by them in that town hereafter thence whithersoever they will in the ships or boats in which they were brought to that town without unloading them, and to make their profit thereof, provided that they pay the dues (*debitas consuetudines*) thereon, if any be due.

It was agreed [upon] by the justices.

Oct. 18.
Lanercost.

To the treasurer and barons of the exchequer. Order to acquit the prior of Coventry of 50 marks at the exchequer, as he paid this sum into the king's wardrobe at Rothelan on Sunday the morrow of St. Peter ad Vincula, in the tenth year of the king's reign, to Master William de Luda, then keeper of the wardrobe, in part payment of 100 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in that year, as is contained in the king's letters patent made to the prior.

1306.

Membrane 8—cont.

To the same. Like order to acquit the prior of 50 marks, as he paid this sum to the said Master William into the king's wardrobe at Rothelan on Sunday before Michaelmas, in the aforesaid year, in full payment of the 100 marks aforesaid.

To the same. Like order to acquit the prior of 80 marks, as he paid this sum to Master Thomas Bek, late keeper of the wardrobe, on Monday after the Translation of St. Martin, in the fifth year of the king's reign, by which he made fine with the king for the service of two knights' fees that he then acknowledged to the king for his army of Wales in that year, as contained in the king's letters patent made to him.

Oct. 20.
Lanercost.

To the administrators of the spirituality of the archbishopric of Canterbury appointed by the pope. Renewed order to admit Master Nicholas de Tyngewyk, king's clerk, to the church of Reycolvre, in that diocese, which is void and pertains to the king's gift by reason of the temporalities of the archbishopric being in the king's hands, and to institute him parson thereof, in accordance with the tenor of the king's order to them at another time, as they have refused to admit Nicholas, whose probity and honesty the king commends, to that church, at which the king marvels and is angered.
By C.

Nov. 8.
Lanercost.

Roger son of William de Lenton, imprisoned at Nottingham for the death of an unknown man who was slain at Laghelechirche, co. Nottingham, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Nov. 8.
Lanercost.

To the abbess of Berkyngg. As the king learns that Hugh Olyfard, a Scot, the king's enemy and rebel, and William Sauvage, the king's approver, have broken his prison of Colchester, and have fled to the abbess's church of Berkyngg, and are staying therein; he orders her to cause them to be kept so safely in that church that they cannot escape from it in any way, as Humphrey de Waledenn shall enjoin upon her more fully on the king's behalf.
By C.

Nov. 1.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Agatha, late the wife of Ralph son of Bernard, tenant in chief, the following of Ralph's lands, which the king has assigned to her in dower: the manor of Ilmer' and the hamlet of Aston, co. Buckingham, which are extended at 19*l.* 19*s.* 4*d.* yearly; a quarter of a chief messuage in Sibeton, co. Kent, together with a quarter of the easement of the houses there, which quarter is extended at 6*d.* yearly; 70 acres of arable land in the same town, which are extended at 70*s.* yearly, to wit each acre at 12*d.* yearly; four acres of meadow there, which are extended at 12*s.* yearly, each acre at 8*s.* yearly; and four acres of pasture there, which are extended at 16*d.* yearly, each acre at 4*d.* yearly.

MEMBRANE 2.

Nov. 1.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with the lands in Porlok that he has taken into the king's hands by reason of the death of Simon Roges of Porlok, saving the right of the king and of others, as the king learns by an inquisition taken by the escheator that Simon at his death did not hold any lands of the king in chief except a moiety of the hamlet of Trevescoit, co. Cornwall, and that he and Isabel, his wife, were jointly enfeoffed of the said moiety

1306.

Membrane 2—cont.

by John de Tracy, brother of Isabel, to them and the heirs of their two bodies, with remainder to Isabel and his heirs, by reason whereof the wardship of the lands that belonged to Simon do not pertain to the king, and that Simon held certain land in Porlok, co. Somerset, of Henry de (sic) Roges of Holecombe by the service of a moiety of a knight's fee.

To Richard Oysel, escheator this side Trent. Order to deliver to Eleanor, late the wife of Robert de Stutevill, the manors of Ekynton, co. Derby, and Kyrkeby, co. Nottingham, and the castle of Mitford and 40 acres of land and two parts of the forest of Felton, co. Northumberland, as the king learns by an inquisition taken by the escheator that Robert and Eleanor were jointly enfeoffed by the king of the said manors, to them and the heirs of their bodies, and that they continued their seisin thereof in peace until Robert's death, and that Robert and Eleanor held at his death the castle, land and two parts of the said forest as Eleanor's right, who had them of the gift of Queen Eleanor, the king's mother, to her and to the heirs of her body, and that the manors, castle, land and two parts are held of the king in chief by knight service, and the king has taken Eleanor's fealty for the manors, castle, land and two parts and has rendered them to her.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Eleanor the manor of Dyham, co. Essex, which he has taken into the king's hands by reason of Robert's death, as the king learns by an inquisition taken by the escheator that Robert and Eleanor were jointly enfeoffed of the manor by the king, to them and the heirs of their bodies, and that Robert and Eleanor continued their seisin thereof until Robert's death, and that the manor is held of the king by knight service, and the king has taken Eleanor's fealty for the manor.

Oct. 81.
Lanercost.

To Richard Oysel, escheator this side Trent. Order to deliver to Ralph son of William the manor of Craystok and the entire barony of Craystok, co. Cumberland, the manors of Duston, co. Westmoreland, Ulgham and the whole purparty of John son of William de Craystok, deceased, of the manor of Morpath, co. Northumberland, the manor of Crosthwayt in Tesdale and the manor of Conesclive, co. Northumberland, which the escheator has taken into the king's hands by reason of John's death, as the king learns by an inquisition taken by the escheator that John enfeoffed Ralph of the premises, together with the advowsons of churches pertaining thereto, and that Ralph, after he had had seisin, granted them to John for life, to be held of Ralph and his heirs, so that they should revert to Ralph after John's death, and that the manor and barony of Craystok and the manor of Ulgham and the purparty of the manor of Morpath are held of the king in chief by knight service, and the king has taken Ralph's homage for the said manor and barony and for the manor of Ulgham and the purparty of the manor of Morpath. By p.s.

Nov. 4.
Lanercost

To the treasurer and barons of the exchequer. Order to acquit the bailiffs of Wynchelese of 20*l.* in their ferm, which they have paid to William Maufee and Joan, his wife, for the thirty-third and thirty-fourth years of the king's reign, as appears by the letters patent of William and Joan, for the 15 marks yearly granted to William and Joan from the ferm of that town by the king, for the restitution that they made to him of the custody of the gate of Chester castle, which he had previously delivered to Joan for her maintenance [*Calendar of Patent Rolls, 1272-1281*, p. 257], which yearly sum the king, on 11 April, in the twenty-sixth year of his reign, ordered the bailiffs to pay to William and Joan [*Calendar of Patent Rolls, 1296-1302*, p. 158].

*Membrane 2—cont.***1306.****Nov. 15.
Lanercost.**

To the sheriff of Northumberland. Order to pay immediately upon sight of the presents to Robert de Barton, king's clerk, 20*l.* to make provision therewith of horse-shoes (*ferris*) and nails for the king's horses.

On the information of Walter de Bedewynde.

**Nov. 6.
Lanercost.**

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Agatha, late the wife of Ralph son of Bernard, the manor of Thunderesle, co. Essex, and certain tenements in Kyngesdoune, to wit Dembr[e], Bromfeld, and Swyftesgrof, co. Kent, and 41*s.* of yearly rent in the same county, together with the issues received thence since the escheator took them into the king's hands by reason of Ralph's death, as the king learns by an inquisition taken by the escheator that Ralph and Agatha were jointly enfeoffed by the king of the said manor, and by William de Botayles of the tenements, and by Robert le Noreys of the rent, and that they continued their seisin thereof until Ralph's death, and that the manor is held of the king in chief by knight service, and the king has taken her fealty for the manor.

**Nov. 15.
Lanercost**

To the sheriff of Cumberland. Order to restore to Stephen le Braceour, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before Hugh de Louthre and his fellows, justices appointed to deliver Carlisle gaol, with theft and with harbouring thieves, as he has purged his innocence before J. bishop of Carlisle, to whom he was delivered by the justices in accordance with the privilege of the clergy.

**Nov. 4.
Lanercost.**

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of William le Poyer, who is insufficiently qualified, as the king learns.

**Nov. 10.
Lanercost.**

To the sheriff of Kent. Order to cause Adam de Brok, kinsman and heir of John Augulan, to have seisin of twelve acres of wood in Westpekham, as the king learns by an inquisition taken by the sheriff that the said twelve acres, which Richard atte Berne, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Richard held the wood of the said John, deceased, and that Hugh de Causton, late sub-escheator in that county, now holds the wood and has had the king's year and day thereof, for which he ought to answer to the king.

**Nov. 8.
Lanercost.**

To the sheriff of Essex. As the king wills that a market shall be held weekly at his manor of Bedowe, in that county, on Wednesday and that a fair for three days shall be held there on the eve, the day and the morrow of Michaelmas, he orders the sheriff to cause the market and fair to be publicly proclaimed and to be held.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Thomas son of John son of Bernard and to Bona, his wife, the manor of Tonge, co. Kent, which the escheator took into the king's hands by reason of the death of Ralph son of Bernard, tenant in chief, as the king learns by an inquisition taken by the escheator that Ralph enfeoffed Edmund son of Bernard of the said manor, and that Edmund, after he had had seisin thereof, re-enfeoffed Ralph thereof by a fine levied before the justices of the Bench for Ralph's life, so that the manor should remain after Ralph's death to the said Thomas and Bona and to the heirs of Thomas.

By C.

1306.

Membrane 2—cont.

To the same. As Alice, eldest daughter and co-heiress of Henry de Edmundesthorp, tenant in chief, whom John de Benham married, and Pania, the youngest daughter and co-heiress of Henry, have proved their age before the escheator, as appears to the king by the proofs returned into chancery, the king has taken the fealty of John and Pania for the purparties falling to John and Alice and Pania of the lands that Henry at his death held of the king in chief, and has rendered to them their purparties: the king therefore orders the escheator to make an extent of the said lands, which were taken into the king's hands by reason of Henry's death, and to make a lawful partition thereof in the presence of the said heiresses and parceners, if they wish to be present, into two equal parts, and to cause John and Alice as esney of the inheritance and Pania to have seisin of their purparties, saving the right of others, after taking security from John and Pania that they will come to the king at Easter next to do their homage to him for the lands held of him.

Nov. 1.
Lanercost.

To Richard de Oysel, escheator this side Trent. Order not to intermeddle further with the wardship of the lands that Brian son of Alan held at his death of John de Moubray, son and heir of Roger de Moubray, tenant in chief, which were taken into the king's hands by reason of Brian's death, and to restore the issues thereof received by him, as the king, on 7 May last, believing that Brian was dead, ordered the escheator to take into his hands all the lands that Brian held by knight service of the heir of Roger, which heir was then a minor in the king's wardship, and afterwards, on 1 June following, Brian being then alive, he rendered to John his father's lands, although John was not then of full age, as appears by inspection of the rolls of chancery.

MEMBRANE 1.

Nov. 3.
Lanercost.

To the sheriff of Essex. Order to take Adam de Jernemutha immediately upon sight hereof, and to cause him to be conducted safely and securely before the treasurer and barons of the exchequer to do and receive what shall be there said to him on the king's behalf.

By C. on the information of the treasurer.

The like to the sheriff of Rutland.

Nov. 16.
Lanercost.

To Henry de Cobeham, constable of Rochester castle. Order to receive Malisius, earl of Strathern, from Walter de Te[ye^o], and to cause him to be guarded in some strong chamber within the tower of that castle where he can be well and courteously kept without iron chains, assigning for his custody such men as are able and know how to keep him securely, so that he may by day hear mass in the chapel and have other solace, and that he shall be well guarded at night so that no danger of his escape may arise in any way. The king wills that the earl and the men thus deputed for his custody shall live (*morent*) at the earl's charge.

By K. on the information of W. bishop of Coventry and Lichfield.

[*Fadera.*]

Nov. 6.
Lanercost

To the sheriff of Buckingham. Order to find hay and oats and other necessities for the king's stud (*haracio*) and for his stallion (*staloni*) at his manor of Riseburgh and for two colts broken in (*capistratis*) for his saddle there, as William Beausamis, his serjeant, keeper of the stud, stallion and colts, shall direct on the king's behalf.

On the information of Walter de Bedewynd.

* The illegible letters are supplied from the text in the *Fadera*.

1306.

Nov. 4.
Lanercost*Membrane 1—cont.*

To Adam de Brom, master of the Hospital of God's House, Dunwich, and to the brethren of the same. Whereas the king at the prosecution of the said master demanded by writ against the abbot of St. Osith's a holy cross that formerly belonged to the hospital and that had been carried away thence and detained for a long time by certain evil-wishers, and the abbot came into chancery in person and rendered the cross to the king in order that it might be restored to the hospital: the king, wishing that those things that have thus been thus abstracted and eloiigned from the hospital and from other such hospitals, which were founded of the alms of his progenitors and of his alms, shall be restored, sends to the master and brethren the cross aforesaid, to remain in the hospital for ever.

Nov. —.
Lanercost.

To the treasurer and chamberlains. Order not to pay to John de Britannia, the king's nephew, any money by virtue of the king's order to them in execution of his grant by letters patent on 1 August, in the twenty-seventh year of his reign, for his good service of 1,000*l.* yearly of the money current in the realm for the maintenance of him and his men and for other necessities [*Calendar of Patent Rolls, 1292-1301, p. 429*], as the king has now provided him suitably with lands and tenements; provided that John be satisfied for the money at the terms specified up to the date of this order.

1305.

Nov. 22.
Caversham*MEMBRANE 21d.*

Walter de Knybworth acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Hugh de Serleby acknowledges that he owes to Oliver de Wyssete, parson of the church of Wakefeld, 140 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

Cancelled on payment.

Stephen de Horewode and John, his brother, acknowledge that they owe to James de Dalilegh, clerk, 12*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

William de Waldingfeld acknowledges that he owes to Adam de Osgoteby, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Lincoln.

John Collan acknowledges that he owes to the said Adam 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

John de Ingham, knight, acknowledges that he owes to Walter de Gloucestr[ia], knight, 45*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Robert de Barton acknowledges that he owes to John de Drokenesford, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

John de Suthewell acknowledges that he owes to Geoffrey de Welleford, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

1306.

Membrane 4—cont.

and determine trespasses and felonies in that county, with the homicide of John Hade of Canterbury, and with robbing the goods of Joan, late the wife of Adam de Lymmyng, which were committed in the king's court, as he has purged his innocence before Thomas, bishop of Rochester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 12.
Lanercost.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John Sampson of Staunford, who is incapacitated by illness and infirmity, as the king learns.

Oct. 20.
Lanercost.

To Humphrey de Waleden, guardian of the temporalities of the archbishopric of Canterbury. Order to cause dower to be assigned to Alice (*Eliria*), late the wife of Thomas de Ifeld, tenant of the archbishopric, as she has taken oath before the king that she will not marry without his licence.

MEMBRANE 8.

Oct. 16.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Joan, late the wife of William Bleyht, twelve acres of land and five acres of meadow in Newenham, co. Gloucester, which he has taken into the king's hands by reason of William's death, as the king learns by an inquisition taken by the escheator that William and Joan jointly acquired the land and meadow from Ralph de Rodleye, to them and the heirs of their two bodies, and that they are held of Ralph by the service of 8d. yearly, and that William and Joan continued their seisin jointly in peace from the time of the feoffment until William's death.

To the same. Order to assign dower to the said Joan upon her taking oath that she will not marry without the king's licence.

Oct. 16.
Lanercost.

To the treasurer and barons of the exchequer of Dublin. Order to cause allowance to be made to Geoffrey de Geynvill in the debts due from him to the said exchequer for the arrears of the yearly fee of 25 marks for compensation for the castles of Blathagh and Droghda and of the town of Drogh[d]a on the side of Meath (*Midie*), as he ought to have such fee and as Maud, his late wife, and her ancestors were wont to receive it at that exchequer until Michaelmas, in the fourth year of the king's reign, as is contained in a certificate made by Edmund le Butiller, lately supplying the place of the justiciary of Ireland, by the king's order and sent to him in England, and Geoffrey has given the king to understand that the fee is in arrear from the said term until now, and he has besought the king to cause him to have allowance for the arrears thereof in the debts aforesaid.

By pet. returned of C.

Oct. 19.
Lanercost.

To the treasurer and barons of the exchequer. Whereas the king, on 10 August, in the thirtieth year of the reign, granted, in recompence for 200l. granted by him to Mary, his daughter, a nun of Fontevrault, dwelling at Ambresbury, for the maintenance of her chamber, to be received from the exchequer, and also for the 20 tuns of wine yearly that he granted to her to be received by the hands of the sheriff of Southampton for the time being for so long as she should be within the realm of England, the manor of Cosham, co. Wilts, the borough of Wylton and Bereford, in the same county, except (*preter*) the established alms, the manor of Sherstan, in the same county, the manor of Porstok, co. Dorset, the manor of Herdecote, co. Somerset, and the manors of Freskewatre and Whytefeld in the Isle of Wight, co. Southampton, to have by a certain extent for the maintenance

1306.

Membrane 8—cont.

of her chamber for so long as she should live and be within the realm, as contained in the king's letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 52], and Mary has shown to the king that the treasurer and barons exact from Erneburga la Pykarde—to whom the king has committed a messuage and ten acres of land that John de Breidying formerly held of John de Hardyington within the said manor of Whitefeld, which manor came to the king's hands by the latter's death, during the king's pleasure from 8 December, in the twenty-third year of his reign, for a mark to be rendered yearly to the exchequer—the said mark yearly from the time of the king's grant aforesaid, although it is contained in the extent aforesaid. As the king wills that his daughter shall not be prejudiced in any way concerning the said grant, he orders the treasurer and barons to discharge Erneburga of the aforesaid mark yearly from the said 10 August, and to permit the king's daughter to receive and have it from the said time henceforth during her life and for so long as she shall be in England, if they ascertain that the said yearly mark is contained within the extent aforesaid.

Oct. 26.
Lanercost

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Lucy de Meriet and Walter de Meriet the manor of Wonford, co. Devon, together with the issues thereof since it was taken into the king's hands by the escheator, to hold for the life of Simon de Monte Acuto as they held it before it was thus taken into the king's hands, as the king lately ordered the escheator to certify him of the reason for taking the manor into his hands, and the escheator has certified that he took it into the king's hands because the king lately ordered him by writ of privy seal to take into the king's hands all the lands that the said Simon held of the king in chief and that he had alienated to the disinheritance of William, his son, contrary to the agreements lately made between Queen Eleanor, the king's late consort, and Simon, and that Simon demised the said manor to Giles de Fissingburn for Simon's life, and that Giles granted his estate therein to Lucy and Walter, and that the manor is held of John de Maundevill, and not of the king, which demises do not seem to redound to the disinheritance of William.

Oct. 12.
Lanercost

To Walter de Glouc[estria], escheator beyond Trent. Order to replevy to James, son and heir of James Daudelegh, until the Purification next, the manor of Farlegh, co. Sussex, which John, late duke of Brittany, tenant in chief, held at his death in name of wardship of the inheritance of the said James, and which the escheator took into the king's hands with the other lands that belonged to the duke at his death. By C.

Oct. 25.
Lanercost

To the same. Order to cause dower to be assigned to Isabel, late the wife of Simon Roges of Porlok, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Oct. 10.
Lanercost

To the sheriff of Northampton. Order to release from prison Robert de Crevequer, knight, if he be detained solely for the reason stated below, as Richard Lengynnur, mayor of Chester, and Alexander Hurel, the king's clerk deputed to take recognisances of debts at Chester in accordance with the statute of merchants, have certified the king by their letters patent that Robert acknowledged before Alexander Hurel, late mayor of Chester, and Nicholas de Hugate, then the king's clerk deputed to take recognisances as above, that he owed to William de Sprotton 25*l.*, which he ought to have paid to him yearly for the life of Robert and Isolda, his wife, at Michaelmas, in the thirty-first year of the king's reign, and that

1306.

Membrane 8—cont.

he has not yet paid this sum to them, and the said William, by pretext of this certificate, brought to the sheriff a writ, returnable before the king in the octaves of Michaelmas last, to take Robert's body as if the recognisance had been made for a clear (*mero*) debt in accordance with the form of the statute aforesaid, and the sheriff returned to the king at that day that the writ had been returned to the bailiffs of Northampton, who have full return of the writ, who answer that they took Robert's body and have him in their custody in the king's prison, to be kept there until he satisfy William for the said debt, and the king considers that the recognisance was made outside the form of the statute and that the writ emanated from his court surreptitiously and that the execution thereof was made to the injury of the law and custom of the realm.

By C.

Oct. 16.
Lanercost.

To the bailiffs of Great Yarmouth. The citizens and merchants of London have intimated to the king that whereas he granted by his charter to the burgesses of Great Yarmouth that all merchandises and wares whatsoever, whether of fish or of other things, brought within the port of the town of Great Yarmouth in ships or boats or otherwise for the purpose of trading therewith should be discharged openly and lawfully at the said town and not elsewhere within the port, and should be exposed for sale by the hands of those who bring them and who wish to sell them there, or by the hands of their servants, and shall be there freely sold and bought, as is contained in the charter, the bailiffs, under colour of the words in the charter setting out that ships coming to that town with fish and merchandises shall be discharged there and not elsewhere, do not permit the said citizens and merchants of London, who can buy and sell and ply their merchandise throughout the whole of the king's realm, to take herrings bought by them in that town thence in the same ships or boats as the herrings came into that town unless the ships have been first discharged, or unless the citizens and merchants make fine in a sum of money with the bailiffs for thus carrying the herrings away without unloading them, and that the bailiffs disquiet and molest them in many ways for this reason. The king—as it was not his intention that ships laden with fish and other merchandises coming to that town should be there discharged except in order to expose [their cargoes] for sale, so that if they could be sold in gross, the buyers should have power to take the fish and merchandises in the ships or boats in which they were brought thither, with the assent and will of the vendors or of the owners of the ships or boats, whithersoever they should wish without unloading—orders the bailiffs to desist from thus disquieting and molesting the said citizens and merchants or others henceforth, and to permit them to take herrings bought by them in that town hereafter thence whithersoever they will in the ships or boats in which they were brought to that town without unloading them, and to make their profit thereof, provided that they pay the dues (*debitas consuetudines*) thereon, if any be due.

It was agreed [upon] by the justices.

Oct. 18.
Lanercost.

To the treasurer and barons of the exchequer. Order to acquit the prior of Coventry of 50 marks at the exchequer, as he paid this sum into the king's wardrobe at Rothelan on Sunday the morrow of St. Peter ad Vincula, in the tenth year of the king's reign, to Master William de Luda, then keeper of the wardrobe, in part payment of 100 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in that year, as is contained in the king's letters patent made to the prior.

1306.

Membrane 8—cont.

To the same. Like order to acquit the prior of 50 marks, as he paid this sum to the said Master William into the king's wardrobe at Rothelan on Sunday before Michaelmas, in the aforesaid year, in full payment of the 100 marks aforesaid.

To the same. Like order to acquit the prior of 80 marks, as he paid this sum to Master Thomas Bek, late keeper of the wardrobe, on Monday after the Translation of St. Martin, in the fifth year of the king's reign, by which he made fine with the king for the service of two knights' fees that he then acknowledged to the king for his army of Wales in that year, as contained in the king's letters patent made to him.

Oct. 20.
Lanercost.

To the administrators of the spirituality of the archbishopric of Canterbury appointed by the pope. Renewed order to admit Master Nicholas de Tyngewyk, king's clerk, to the church of Reycolvre, in that diocese, which is void and pertains to the king's gift by reason of the temporalities of the archbishopric being in the king's hands, and to institute him parson thereof, in accordance with the tenor of the king's order to them at another time, as they have refused to admit Nicholas, whose probity and honesty the king commends, to that church, at which the king marvels and is angered.

By C.

Nov. 9.
Lanercost.

Roger son of William de Lenton, imprisoned at Nottingham for the death of an unknown man who was slain at Laghelechirche, co. Nottingham, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Nov. 8.
Lanercost.

To the abbess of Berkyngg. As the king learns that Hugh Olyfard, a Scot, the king's enemy and rebel, and William Sauvage, the king's approver, have broken his prison of Colchester, and have fled to the abbess's church of Berkyngg, and are staying therein; he orders her to cause them to be kept so safely in that church that they cannot escape from it in any way, as Humphrey de Waledenn shall enjoin upon her more fully on the king's behalf.

By C.

Nov. 1.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Agatha, late the wife of Ralph son of Bernard, tenant in chief, the following of Ralph's lands, which the king has assigned to her in dower: the manor of Ilmer' and the hamlet of Aston, co. Buckingham, which are extended at 19*l.* 19*s.* 4*d.* yearly; a quarter of a chief messuage in Sibeton, co. Kent, together with a quarter of the easement of the houses there, which quarter is extended at 6*d.* yearly; 70 acres of arable land in the same town, which are extended at 70*s.* yearly, to wit each acre at 12*d.* yearly; four acres of meadow there, which are extended at 12*s.* yearly, each acre at 8*s.* yearly; and four acres of pasture there, which are extended at 16*d.* yearly, each acre at 4*d.* yearly.

MEMBRANE 2.

Nov. 1.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with the lands in Porlok that he has taken into the king's hands by reason of the death of Simon Roges of Porlok, saving the right of the king and of others, as the king learns by an inquisition taken by the escheator that Simon at his death did not hold any lands of the king in chief except a moiety of the hamlet of Trevescoit, co. Cornwall, and that he and Isabel, his wife, were jointly enfeoffed of the said moiety

1306.

Membrane 2—cont.

by John de Tracy, brother of Isabel, to them and the heirs of their two bodies, with remainder to Isabel and his heirs, by reason whereof the wardship of the lands that belonged to Simon do not pertain to the king, and that Simon held certain land in Porlok, co. Somerset, of Henry de (*sic*) Roges of Holecombe by the service of a moiety of a knight's fee.

To Richard Oysel, escheator this side Trent. Order to deliver to Eleanor, late the wife of Robert de Stutevill, the manors of Ekynton, co. Derby, and Kyrkeby, co. Nottingham, and the castle of Mitford and 40 acres of land and two parts of the forest of Felton, co. Northumberland, as the king learns by an inquisition taken by the escheator that Robert and Eleanor were jointly enfeoffed by the king of the said manors, to them and the heirs of their bodies, and that they continued their seisin thereof in peace until Robert's death, and that Robert and Eleanor held at his death the castle, land and two parts of the said forest as Eleanor's right, who had them of the gift of Queen Eleanor, the king's mother, to her and to the heirs of her body, and that the manors, castle, land and two parts are held of the king in chief by knight service, and the king has taken Eleanor's fealty for the manors, castle, land and two parts and has rendered them to her.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Eleanor the manor of Dyham, co. Essex, which he has taken into the king's hands by reason of Robert's death, as the king learns by an inquisition taken by the escheator that Robert and Eleanor were jointly enfeoffed of the manor by the king, to them and the heirs of their bodies, and that Robert and Eleanor continued their seisin thereof until Robert's death, and that the manor is held of the king by knight service, and the king has taken Eleanor's fealty for the manor.

Oct. 81.
Lanercost.

To Richard Oysel, escheator this side Trent. Order to deliver to Ralph son of William the manor of Craystok and the entire barony of Craystok, co. Cumberland, the manors of Duston, co. Westmoreland, Ulgham and the whole purparty of John son of William de Craystok, deceased, of the manor of Morpath, co. Northumberland, the manor of Crosthwayt in Tesdale and the manor of Conesclive, co. Northumberland, which the escheator has taken into the king's hands by reason of John's death, as the king learns by an inquisition taken by the escheator that John enfeoffed Ralph of the premises, together with the advowsons of churches pertaining thereto, and that Ralph, after he had had seisin, granted them to John for life, to be held of Ralph and his heirs, so that they should revert to Ralph after John's death, and that the manor and barony of Craystok and the manor of Ulgham and the purparty of the manor of Morpath are held of the king in chief by knight service, and the king has taken Ralph's homage for the said manor and barony and for the manor of Ulgham and the purparty of the manor of Morpath. By p.s.

Nov. 4.
Lanercost

To the treasurer and barons of the exchequer. Order to acquit the bailiffs of Wynchelese of 20*l.* in their ferm, which they have paid to William Maufee and Joan, his wife, for the thirty-third and thirty-fourth years of the king's reign, as appears by the letters patent of William and Joan, for the 15 marks yearly granted to William and Joan from the ferm of that town by the king, for the restitution that they made to him of the custody of the gate of Chester castle, which he had previously delivered to Joan for her maintenance [*Calendar of Patent Rolls, 1272-1281, p. 257*], which yearly sum the king, on 11 April, in the twenty-sixth year of his reign, ordered the bailiffs to pay to William and Joan [*Calendar of Patent Rolls, 1296-1302, p. 153*].

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Membrane 2—cont.

Nov. 15. To the sheriff of Northumberland. Order to pay immediately upon sight of the presents to Robert de Barton, king's clerk, 20*l.* to make provision therewith of horse-shoes (*ferris*) and nails for the king's horses.

On the information of Walter de Bedewynde.

Nov. 6.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Agatha, late the wife of Ralph son of Bernard, the manor of Thunderesle, co. Essex, and certain tenements in Kyngesdoune, to wit Dembr[e], Bromfeld, and Swyftesgrof, co. Kent, and 4*l*s. of yearly rent in the same county, together with the issues received thence since the escheator took them into the king's hands by reason of Ralph's death, as the king learns by an inquisition taken by the escheator that Ralph and Agatha were jointly enfeoffed by the king of the said manor, and by William de Botayles of the tenements, and by Robert le Noreys of the rent, and that they continued their seisin thereof until Ralph's death, and that the manor is held of the king in chief by knight service, and the king has taken her fealty for the manor.

Nov. 15.
Lanercost

To the sheriff of Cumberland. Order to restore to Stephen le Braceour, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before Hugh de Louthre and his fellows, justices appointed to deliver Carlisle gaol, with theft and with harbouring thieves, as he has purged his innocence before J. bishop of Carlisle, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Nov. 4.
Lanercost.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of William le Poyer, who is insufficiently qualified, as the king learns.

Nov. 10.
Lanercost.

To the sheriff of Kent. Order to cause Adam de Brok, kinsman and heir of John Augulan, to have seisin of twelve acres of wood in Westpekham, as the king learns by an inquisition taken by the sheriff that the said twelve acres, which Richard atte Berne, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Richard held the wood of the said John, deceased, and that Hugh de Causton, late sub-escheator in that county, now holds the wood and has had the king's year and day thereof, for which he ought to answer to the king.

Nov. 8.
Lanercost.

To the sheriff of Essex. As the king wills that a market shall be held weekly at his manor of Bedowe, in that county, on Wednesday and that a fair for three days shall be held there on the eve, the day and the morrow of Michaelmas, he orders the sheriff to cause the market and fair to be publicly proclaimed and to be held.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Thomas son of John son of Bernard and to Bona, his wife, the manor of Tonge, co. Kent, which the escheator took into the king's hands by reason of the death of Ralph son of Bernard, tenant in chief, as the king learns by an inquisition taken by the escheator that Ralph enfeoffed Edmund son of Bernard of the said manor, and that Edmund, after he had had seisin thereof, re-enfeoffed Ralph thereof by a fine levied before the justices of the Bench for Ralph's life, so that the manor should remain after Ralph's death to the said Thomas and Bona and to the heirs of Thomas.

By C.

1306.

April 6.
Winchester.*Membrane 16d—cont.*

To the justices of the Bench. Whereas Margery, late the wife of John de Hoyland, impleads Adam de Welle and Joan, his wife, before them of this that they should render to her her dower of the free tenement that belonged to John in Wyberton, concerning which dower a fine ought to be levied before the justices between the parties by their consent, and Joan cannot come before them to make the acknowledgment by reason of infirmity; the king wills and grants that one of the justices shall go to the place of her residence to receive her acknowledgment that she wishes to make before them concerning the dower: he therefore orders the justices that one of them shall go as speedily as possible to Joan to receive her acknowledgment in form aforesaid, to be returned before them so that the fine may be levied between the parties according to the law and custom of the realm.—The chancellor ordered [this] by the king.

April 6.
Winchester.

To pope C[lement]. The archbishop of Canterbury lately came to the king's presence, after the archbishop had learnt certain rumours touching his estate from the papal court, and besought the king to show him favour in certain affairs concerning him. The king, after understanding what the archbishop wished to say to him, caused answer to be made to him that he had borne himself to the king in such wise in the past and had procured and committed shame and many damages and despites to the king, and by his deeds and procurements the king's realm had been not long ago so disturbed that it was not the archbishop's fault that the king was not wholly disinherited; which things the king believes came to the pope's notice in times past, and which he now expresses to him in letters. And although the king diligently used efforts to draw him to gentleness and good-will towards him and his subjects, it profited him naught and he received no amendment in this behalf, but rather perceived that the continuance of the archbishop's malevolence and contrariety was extended. Wherefore the king said to him expressly that he did not deserve to find any grace in him, and that it did not seem to the king that he ought to show him any grace. Whereas, therefore, the matter of the Holy Land is much at the pope's heart, as the king learns to his no small delight, and the king desires this before other wishes of his heart, and he would have prosecuted this matter some time since if he had not been hindered by many occupations of wars and grievous disturbances arising unexpectedly against him in divers places and parts, whereof great part arose from the procurement of the archbishop; and as it is at the pope's heart to remove all occasions whereby the prosecution of the said matter of the Holy Land may be in any way hindered, the king beseeches him, after weighing the premises, to ordain concerning the estate of the archbishop in such wise as shall be to the promotion of the said matter and the peaceful and quiet estate of the king and of his realm; for the king believes and holds firmly, after considering the ill-will that he has found in the archbishop against him and his subjects without any fault of his, that if it should chance that the archbishop should dwell longer in his realm or elsewhere within his power, he would be even more than usually contrary and inimical to the king, and he would endeavour to molest the king and his subjects and to aggrieve them more than before, perilously disturbing the king and the tranquillity of his realm, and the king does not know anything at present that would so much hinder his journey as the stay of the archbishop within his power, as is above expressed. [Prynne, *Records*, iii, 1092.]

To N. bishop of Ostia. Request for his aid in promoting what the king has besought from the pope in the premises. [*Ibid.*, 1098.]

1306.

Membrane 16d—cont.

The like to the following :

Sir P. cardinal priest of St. [Prisca].

Sir R. cardinal deacon of St. Mary Nova.

Thomas Jorz, cardinal priest of St. Sabina. [*Ibid.*]

To Master Richard de Haveryng', constable of Bordeaux. Letter setting forth the premises and order to promote this matter with the pope and the bishop of Ostia, Thomas, cardinal priest of St. Sabina, P. cardinal priest of St. Prisca, and R. cardinal deacon of St. Mary Nova, to whom the king has written regarding this matter. [*Ibid.*]

The like to Master John de Haveryng.

The like to Amaneus de le Breto, requesting him to write back by the bearers of the presents all certain news that he can learn concerning the premises.

The like to John de Haveryng, seneschal of Gascony, ordering him to meet suitably the pope when he approaches the duchy, and to explain to him that the king's land and all the things that are in it [are ?] at the pope's pleasure.

April 8.
Winchester

To the pope. The king has received the pope's letters containing among other things that the king should grant to Amaneus, lord of Le Bret, the king's castle of Meilhan (*Milhano*), which belonged to the progenitors of Amaneus, for the good service that Amaneus has rendered the king in his war in Gascony, to be held in the same way as his father and progenitors held it of old. The king has fully experienced the praise-worthy services rendered to him by Amaneus in the said war and elsewhere, for which he much commends him. And although it is true that the said castle formerly belonged to the progenitors of Amaneus, as contained in the pope's letters, his father nevertheless committed the castle [to the late king] for divers causes, and the late king gave him other lands in exchange for the castle.

Whereas one of the king's clerks, and not the least of his council, as the pope knows, Master Peter Arnaldi de Vico was taken after the pope's creation and is still kept in prison, and the king concludes that this was done by the procurement of Amaneus, especially as he, being requested by the greater ones of the king's council in England to remit to the said clerk the ill-will that he bore to him, refused to do so, which the king considers tends to the king's blame and shame. He requests the pope to have such consideration for the premises as shall seem to him suitable to the king's honour and that shall be acceptable to him, and he wishes the pope to know that he is ready and prepared to do those things that he knows are grateful to the pope, and to fulfil with promptitude what shall seem fit to the pope concerning the things about which he has caused request to be made to the king, and the king beseeches him to signify to him his will concerning the matters aforesaid, and that he will pursue the king's said clerk with grace and favour in such wise that the king may receive in his person what the pope shall do for him. [*Fœdera*; Prynne, *Records*, iii, 1140.]

Philip de Kyne acknowledges that he owes to Walter de Gloucestr[ia], 40l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 18.
Winchester.

John de Blacpol came before the king, on Wednesday after St. Leo the Pope, and sought to replevy his land in Aston St. Helen's, which was taken into the king's hands for his default before the justices of the Bench against Alice le Mareschale. This is signified to the justices,

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*Membrane 16d—cont.*April 15.
Winchester.

John Lambyn, the elder, came before the king, on Friday after SS. Tiburtius and Valerian, and sought to replevy his and Edmund Lambyn's land in Dertford, which was taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of John de Hedham. This is signified to the justices.

April 8.
Winchester.

To John de Sandale, chamberlain of Scotland. As the king is sending Aymer de Valencia to the parts of Berwick-upon-Tweed and Henry de Percy to the parts of Carlisle to guard the said parts and to repress the malice of the Scots and to supply the king's place in those parts until the king's arrival there, he orders the chamberlain that whenever Aymer or Henry shall need footmen for the execution of the premises and shall certify him thereof, he shall cause wages to be paid to the men from the king's money in his custody. It is provided that he shall pay the money for the men in the company of Henry in the parts of Carlisle to James de Dalilegh, who is staying in those parts in order to pay the wages thence, by indenture to be made between the chamberlain and him. The king has ordered James to receive from the chamberlain the money necessary for the wages whenever Henry shall need footmen as is aforesaid. [*Parl. Writs.*]

By C.
By C.To James de Dalilegh. Mandate in pursuance. [*Ibid.*]April 8.
Winchester.

Robert, vicar of the church of Wyrkesworth, came before the king on Friday after St. Ambrose, and sought to replevy to himself and to Robert le Walker of Wyrkesworth, Robert de Ketstevne, William de Crumford, Nicholas de Middleton, John Trusselove, Nicholas Froward, Robert le Keu, John le Keu, Richard le Barker, William Batessone, and Henry de Munford their land in Wyrkesworth, which was taken into the king's hands for their default before the justices of the Bench against Richard le Keu of Breydeshale. This is signified to the justices.

MEMBRANE 15d.

April 5.
Winchester.

To William de Bevercote, chancellor of Scotland. As the king has appointed Aymer de Valencia to supply his place and to be captain over all the men-at-arms, both horse and foot, in cos. York, Northumberland and in the parts of the Lothians (*Laudon'*) to the confines of the county of Dumfries, for the protection of the marches of Scotland towards Berwick-upon-Tweed [against] the malice and rebellion of Robert de Brus and his accomplices, as contained in his letters patent [*Calendar of Patent Rolls, 1301-1307, p. 426*]: the king orders the chancellor to cause Aymer to have all writs that may be necessary or opportune for the premises in such manner and as often as he shall make known to the chancellor under the king's seal of Scotland, which is in the chancellor's custody, so far as pertains to the latter's office. [*Parl. Writs.*]

April 5.
Winchester.

To Robert son of Roger. The king thanks him for the diligence and care displayed by him for the safe-guarding and defence of the parts of the marches of Scotland in resisting the hostile incursions of Robert de Brus and his accomplices, who wickedly and traitorously slew certain of the king's subjects in the church of the Friars Minors, Dunfries, in Scotland, further proceeding to the capture of certain of the king's castles and to the occupation of a great part of the land aforesaid, contrary to their fealties and homages done to the king. As the king is sending Aymer de Valencia for the greater security of those parts and to repress the

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Membrane 15d—cont.

malice of the said traitors and rebels with the help of God and of the said Robert son of Roger and of others of those parts, the king requires Robert to assist Aymer as his captain and as supplying the king's place in those parts, and to counsel and aid him in the premises, and to obey (*intendatis*) his orders in the premises. [*Ibid.*]

April 5.
Winchester.

To John de Lancast[ia]. Order to assist Henry de Percy, supplying the king's place and his captain in the parts of Carlisle and Galloway up to the confines of the county of Rokesburgh, with horses and arms and all his power in those things that Henry shall enjoin upon him for the defence of those parts and to be intendent to him as often as and whenever Henry shall cause him to be required on the king's behalf. [*Ibid.*]

The like to John de Creystok, Thomas de Multon, knight, Marmaduke de Twenge, and Thomas de Multon of Gillesland.

April 11.
Wolvesey.

To the mayor, barons and bailiffs of the port of Dover. Order to have all the service of ships that they owe to the king at the port of Skynburnesse near Carlisle in the quinzaine of Midsummer at the latest, and that the ships shall be ready and prepared and found with sufficient and fencible men to set out thence with their fellow-barons of the Cinque Ports against Robert de Brus, sometime earl of Carrik, and his accomplices, who have wickedly and traitorously risen against the king in those parts, as shall be then enjoined upon them on the king's behalf, as the king has ordained to be in Scotland at the said quinzaine with horses and arms to repress the rebellion of Robert and his accomplices, for which purpose he needs the naval aid of them and their fellow-barons aforesaid. This they are charged not to omit in any way as they tender the king and his honour and the advantage of the realm. By p.s.

The like to the mayor, barons and bailiffs of the ports of Sandwich, La Rye, Wynchels[eye], and Faversham.

The like to the barons and bailiffs of Romenhale, Hethe, Hastynges, and Pevenese.

To Robert de Burghersh, warden of the Cinque Ports. Orders to go to each of the ports aforesaid in person, and to induce the barons, bailiffs and other men of those ports to execute diligently and with all their power the preceding order, so conducting himself in the prosecution of this matter, which the king has much at heart, as to earn the king's commendation for his diligence.

April 6.
Wolvesey.

To the sheriff of Lincoln. Order to cause proclamation to be made immediately upon sight hereof prohibiting all persons, under pain of forfeiture of life and limbs, lands, goods and chattels and of everything that they can forfeit, from holding tournaments, jousts and tiltings, or from otherwise going with arms, but [ordering them] to prepare themselves to set out with the king for the parts of Scotland in as much strength as they can for the repression of the rebellion there, so that all men-at-arms of the sheriff's bailiwick, each according to the requirements of his estate, shall be with the king with horses and arms at Carlisle, at the quinzaine of Midsummer at the latest in order to apply their counsel and aid with the king and others of his subjects who will then be there as to the matters touching the estate of the land of Scotland. He is ordered to take and detain in prison until further orders all persons who shall presume to hold tournaments, jousts or tiltings contrary to this inhibition, or who shall otherwise go with arms, and to certify the king of his proceedings in the premises on the morrow of Holy Trinity next. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

1306.

Membrane 15d—cont.

To the sheriff of Lincoln. Order to cause proclamation to be made that all those who are not knights and wish to be shall come to London before Whitsunday to receive from the king's wardrobe the gear (*apparatus*) necessary for them in this case, of the king's gift, so that they may be able to receive knighthood (*arma militaria*) from the king there. [*Federa*; *Parl. Writs*; Ryley, *Placita*, p. 518.]

The like to all the sheriffs of England. [*Ibid.*]

Henry le Spicer acknowledges that he owes to Nicholas Fernbaud, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment.

April 12. To pope C[lement]. Request that he will promote to suitable
Wolvesey. ecclesiastical benefices Peter and William, sons of Peter de Morney, knight, clerks, in the parts of Berry, whence they draw their origin. The king makes this request at the instance of Arnald de Mornay, yeoman of Queen Margaret, his consort; the brother of Peter, as Arnald's praise-worthy service to her and to the king induces him to procure the promotion of Arnald and of his relatives, and the king desires that the pope will hear this request in such manner that Arnald and his nephews may feel that they have profited by the king's intervention.

April 15. William Cosyn and Reginald de Thunderle, citizens of London, acknow-
Winchester. ledge that they owe to William de Hamelton, dean of St. Peter's, York, 20*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

April 12. To William Haward, Thomas de Snytterton, and Hugh Wak. Order
Winchester. to supersede until Whitsunday next the taking of the assize of novel disseisin arramed before them by John son of Robert de Brakenbergh against Edmund Deyncourt and others mentioned in the original writ concerning tenements in Birton near Corby, as the king wills that Edmund shall not be hindered by reason of the taking of the assize from attending to the king's affairs wherewith he is specially charged by the king's order.

By p.s.

To Roger de Hiegham, Elias de Bekyngham and Henry de Sutton. Like order to supersede the taking of the assize of novel disseisin arramed before them by the said John against Edmund concerning tenements in Birton near Corby.

By p.s.

April 8. To the master of the order of Friars Preachers and to all the friars
Wolvesey. *diffinitores* about to assemble in their chapter-general at Paris. Request for their prayers for the king, his consort, and children and the prosperity of his realm. [*Federa*; Prynne, *Records*, iii, 1154.]

April 12. To pope C[lement]. Letter commending to the pope's favour Master
Wolvesey. Simon de Faveresham, D.D., who is distinguished for learning and virtue, who, obeying the pope's order, left without making any difficulty the archdeaconry of Canterbury, which he had obtained and of which he enjoyed peaceful possession for some time, by reason of the collation thereof made by the pope upon the son of Amaneus de Lebreto, and afterwards having obtained the church of Raycolvre, in the diocese of Canterbury, he fears that he will be vexed and disquieted by reason of a provision for a clerk, who is much his inferior in merits and goodness, that is said to have emanated from the pope's authority in that diocese, and requesting the pope, after weighing the premises, to favour Simon so that he may receive in effect what the king has suggested. [*Federa*; Prynne, *Records*, iii, p. 1097.]

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*Membrane 15d—cont.*April 20.
Winchester.

The abbot of Lesnes and John Abel acknowledge that they owe to William de Hamelton, dean of St. Peter's, York, 170*l.* 8*s.* 9*d.*; to be levied, in default of payment, of their lands and chattels in cos. Kent and Essex.

John Abel acknowledges that he owes to the abbot of Lesnes 170*l.* 8*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Kent.

The master of God's House, Dover, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Adam de Codeford, clerk, acknowledges that he owes to William de Ayremyn, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*MEMBRANE 14d.*April 17.
Winchester.

To the sheriff of Kent. Order to cause proclamation to be made that all persons of his bailiwick who feel that they need absolution or dispensation for offences committed in pursuing at divers times the king's enemies and rebels shall go to the bishop of Carlisle, or to the abbot of St. Mary's, York, or to the abbot of St. Alban's or to the abbot of Waltham to demand and receive absolution and dispensation; as the pope has committed, at the king's instance, power to the bishop and abbots aforesaid by separate letters to absolve the king's subjects from sentence of excommunication and to grant dispensation for irregularities thus incurred, certain of the king's subjects in pursuing the said enemies and rebels having slain many of them by the sword and otherwise, and having mutilated and beaten others of them, and wasted churches and ecclesiastical places by fire and ruin, and committed spoliation, fire and rapine, in accordance with the custom of enemy against enemy. [Prynne, *Records*, iii, p. 1186.]

The like to all the sheriffs of England. [*Ibid.*]

Walter le Povere acknowledges that he owes to John de Broughton 400*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Berks.

Rosekinus Duk' acknowledges that he owes to Robert de Medburn, parson of the church of St. Mary, Ho, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 17.
Winchester.

To J. bishop of Carlisle. Request that he will grant absolution or dispensation to the king's subjects coming to him for offences committed by them in war as above, in accordance with a bull of pope Clement, which the king is sending to him. [Prynne, *Records*, iii, p. 1186.]

The like to the abbots of St. Mary's, York, St. Albans, and Waltham.

The like to the archbishop of Dublin and the bishops of Meath and Waterford.

In the same form as is written above to the sheriffs of England John de Havering, seneschal of Gascony, is ordered to cause proclamation to be made in the duchy of Aquitaine that all persons of the duchy who feel that they need such absolution or dispensation shall go to the archbishop of Bordeaux and the bishops of Aire (*Adur'*) and Dax (*Aquen'*) to seek and receive such absolution or dispensation,

1306.

*Membrans 14d—cont.*April 27.
Wolvesey.

To pope Clement. Request that the pope will provide Arnald, prior of Pontous, the king's chaplain, with an ecclesiastical benefice suitable to his estate in Gascony or elsewhere, granting such hearing to the king's request that the prior may feel that he has benefited by the king's intervention, by reason of his good behaviour towards and affection for the king, as the houses and buildings of the priory were burnt in the time of the war between the king and the king of France and its possessions were destroyed and consumed, and the prior suffered great damage and loss because he adhered to the king. [*Fœdera*; Prynn, *Records*, iii, 1148.]

To A. cardinal priest of St. Marcellus. Letter recommending to him the prior's affair as above, and requesting him to promote it as much as he can with the pope.

The like to Thomas, cardinal priest of St. Sabina.

April 28.
Winchester.

To the bishop of Porto. Request that he will take steps to complete promptly the examination of the matter of the canonization of Thomas de Cantilupo, late bishop of Hereford, for which the king has written to several of the late popes and to the present pope, the examination whereof has been committed by the latter to the bishop and certain other cardinals. The king has not been inappropriately induced to procure the veneration of this saint, for he perceives that he and his people are daily helped by his suffrages, and more especially in order that he may merit to have a propitious patron in heaven whom he had as a familiar on earth. [*Fœdera*; Ryley, *Placita*, p. 518.]

May 8.
Winchester

To the pope. Letter commending to him Baldwin, brother of the count of Lucenburgh, a member of a clerical military order, and desiring him to favour him so in what concerns his estate that he may secure what he wishes by the king's intervention, as the count has requested the king to send letters of request to the pope for the promotion of Baldwin. [*Fœdera*; Prynn, *Records*, iii, p. 1148.]

May 8.
Winchester.

To R. cardinal deacon of St. Mary Nova. Letter commending Baldwin to him, and desiring him to further his promotion with the pope. [*Ibid.*]

To Amaneuus de Lebreto. Request for his assistance in obtaining the king's desire as above.

April 20.
Winchester.

To Richard de Burgo, earl of Ulster. Request that he will hold over payment to him of moneys assigned to him from the exchequer of Dublin for debts due from the king to him until divers provisions of victuals in Ireland have been made for the maintenance of the king and of his army of Scotland, which the king has ordered the treasurer and barons of that exchequer to make and to send them to Scotland without delay, as these provisions cannot be made without a great sum of money, as the earl knows, and the king knows that the earl has at heart the profit and honour of him and his realm and that it is not the earl's wish that the expedition should be delayed in any way for lack of such provisions. The king wishes him to know that he will cause the said payments to be made according to the assignments immediately after the provisions aforesaid have been made.

The like to Alexander de Bykenore.

May 8.
Winchester.

To Agnes, duchess of Burgundy. The king has received her letters sent to him by John de Cabilone, knight, and has heard and understands their tenor. He notifies to her that he greatly desires that the covenants concerning the marriage between Edward, son and heir of Henry, late count of Bar, the king's grandson, and the duchess's daughter shall be observed and carried into effect and that the marriage shall be completed.

1306.

Membrane 14d—cont.

As, however, his grandson is, as he learns, charged with many debts, by reason of which usury daily mounts up against him (*usure currunt indies super eum*), he requests the duchess to exert her influence to cause his grandson to be satisfied as speedily as possible for the sum of money that he is to receive for the marriage aforesaid for the discharge of his debts, and that she will take steps so that the contract (*prelocucio*) as to the marriage may be carried into effect. The king has requested Theobald, bishop of Liège (*Lodien'*), and Reginald, bishop of Metz (*Meden'*), by his special letters to intervene to bring the marriage to the desired end. The king informs her that he intends to look with favour upon her eldest son and her other children at all times as if they were his own children. [*Fiedera.*]

To Theobald, bishop of Liège (*Lodien'*). Letter requesting him to use his influence as above for the completion of the marriage between the said Edward, his brother's son, and the duchess's daughter. [*Ibid.*]

Memorandum, that on Monday before the Ascension, to wit 5 May, Robert Bardelby, king's clerk, in the presence of Sir William de Hamelton, the chancellor, Master John de Cadomo, Sir Robert de Burghersh, and Sir Adam de Osgoteby delivered at Westminster to John de Boterton and Margery, his wife, John atte Nassh of Berdefeld and Isabel, his wife, an indented deed by which John, Margery, John and Isabel demanded from Sir William de Echingham 100*l.* in which William de Echingham, William's father, bound himself and his heirs by the said deed, which was delivered to Robert de Bardelby at Westminster by the said William, John, Margery, John and Isabel to be kept until Sunday in a month from Easter, with the condition that if either of the parties absent themselves at the said Sunday, the deed shall be delivered to the party present.

Membrane 14d—Schedule.

April 16. To the sheriff of Nottingham. Order to cause a regard to be made in
Winchester. the forest of Shirewode before the coming of the justices of the Forest, so that the regard be made before Midsummer.

[*Capitula.*]

April 23. To pope C[lement]. The king gathers how great is the pope's good
Winchester. will to him from the tender consideration that the pope has for the king's estate and from the fact that it has pleased the pope to think and dispose thereof so piously and tenderly. The king thanks him heartily for receiving with honour the envoys that the king lately sent to his presence and for treating them as benignantly, as is made evident to the king by their account. The king is sending to him Master Thomas de Cobham, canon of London, doctor of canon law, and Roger called 'Sauvage,' knight, the presenters of the presents, in whose fidelity and circumspection he has full confidence, upon certain arduous affairs concerning him and his realm that he has much at heart, and he requests the pope to give credence to what they shall expound to him concerning these affairs by word of mouth and that he will complete them. [*Fiedera; Prynn, Records, iii, p. 1147.*]

April 5. To the sheriff of Kent. Order to summon archbishops, bishops,
Winchester. abbots, priors and all ecclesiastical persons and women who ought to do service to the king to have all their service with the king at Carlisle at the quinzaine of Midsummer, where the king proposes to be in person

1306.

Membrane 14d—Schedule—cont.

with his army, to set out thence with him against Robert de Brus and his adherents, or that they shall come to the exchequer before that day to make fines for their services. As the king understand that some persons who are bound to render him such service feel themselves aggrieved in the fines that they have made heretofore with him for their service, he wills that the sheriff shall make known to all ecclesiastical persons and women who ought to do the king such service that the king has ordered the treasurer and barons of the exchequer to receive moderate fines from them. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

April 17.
Winchester.

To John Wogan, justiciary of Ireland, Master Thomas Cantok, chancellor there, and the treasurer and barons and chamberlains of the exchequer of Dublin. Order to cause all the victuals that the king lately ordered to be provided in Ireland by the justiciary, treasurer and barons and to be sent to Skynburnesshe to be sent with all speed to the said place in parcels if they cannot be sent all at once, warning those who shall bring the victuals thither to make speed with them to that place, but that they shall not go with them to Dunbretan, Newcastle-on-Are or elsewhere in the parts of Galloway, as the king proposes to send his son Edward to Scotland with a great company of armed men to suppress the rebellion of Robert de Brus, sometime earl of Carrik, and his adherents, and the king intends going thither in person.

The like to the justiciary, chancellor, treasurer, barons and chamberlains separately.

To Richard Oysel, bailiff of Holderness. Order to cause all the victuals that the king lately ordered to be provided by him and sent to Newcastle-on-Tyne to be sent thither with all possible speed by parcels if they cannot be sent all together.

The like to the sheriffs of York, Lincoln, Nottingham, Derby, Cambridge, Huntingdon, Norfolk, Suffolk, Essex, and Hertford to send to Berwick-upon-Tweed the victuals that the king ordered them to provide.

The like to the sheriff of Lancaster, Salop, Stafford, Gloucester, Worcester, Devon and Cornwall to send to Skynburn[esse] the victuals that the king ordered them to provide.

April 5.
Winchester

To the sheriff of York. Order to cause to come before the king and his council at Westminster on the morrow of the Holy Trinity two knights of that shire and two citizens from every city in it and one or two burgesses from every borough, accordingly as the borough be larger or smaller, to treat and ordain to make an aid to the king for making Edward, his eldest son, a knight, which he proposes to do at Whitsuntide, and to consent to those things that shall be there ordained in this behalf, as an aid ought to be granted to the king in such a case by the right of his crown. The sheriff shall warn archbishops, bishops, abbots, priors and other men of religion throughout his bailiwick to be there by proctors or attorneys to treat and ordain likewise concerning the premises and to consent to the same as is above expressed. [*Fædera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

April 5.
Winchester

To W. archbishop of York. Order to be in person before the king and his council at Westminster on the morrow of the Holy Trinity to treat and ordain with other prelates, magnates and *proceres* of the realm for making an aid to the king in the said case, and to consent to what shall be then ordained, or to send his proctors or attorneys instructed and with sufficient power for the execution of the premises. [*Ibid.*]

The like to fourteen bishops, fifteen abbots, and four abbesses. [*Ibid.*]

1306.

*Membrane 14d—Schedule dorse.*April 28.
Wolvesey.

To John de Insula and Wychard de Carrom, justices appointed to hear and determine the appeal that Isabel, late the wife of John son of Hugh, made in the county [court] of Northumberland against Richard de Hethpol of the death of the said John, her husband. Order to cause Isabel to be released from prison, to which she was adjudged because her appeal was quashed before them, if she be imprisoned solely for what pertains to the king in this behalf, as the king has pardoned her the imprisonment and whatever pertains to him in this behalf in consideration of the good service that Richard de Oterburne, her kinsman, the king's yeoman, has rendered to the king.

By p.s.

*Vacated, because in another roll.*April 5.
Winchester.

To Henry de Lacy, earl of Lincoln. Order to be before the king and his council at Westminster in person on the morrow of the Holy Trinity to treat and ordain with the prelates and other magnates and *proceres* of the realm as to granting an aid to the king to make his eldest son a knight, or to send his attorneys there with power to do the premises. [*Fiedera*; *Parl. Writs.*]

The like to six earls and sixty-three others. [*Ibid.*]April 15.
Winchester.

To Sir A. cardinal deacon of St. Mary in Port[ic]u, the pope's nephew. Letter desiring him to give credence to what Master Thomas de Cobeham, canon of London, doctor of canon law, and Roger Sauv[ag]e, knight, whom the king is sending to Roman court to obtain a declaration or modification as to the tenth lately granted to the king by the apostolic see, shall say to him on the king's behalf in this matter, and that he will promote this matter with the pope, and that he will make known confidently and amicably to the king by the said Thomas and Roger his desires in these and other things. The king thanks him for his affection for the king and the increase of his honour, of which the king is informed by his envoys who were lately staying in the court of Rome and who returned to him yesterday, whose mouths are filled in the cardinal's praise, especially for his paternal treatment of them and the honour that he has shown them, and for his counsel and aid in the king's affairs whenever required.

The like to the following:

Thomas, cardinal priest of St. Sabina.

W. cardinal priest of St. Marcellus, the pope's chamberlain.

W. cardinal priest of St. Potenciana, referendary of the pope.

A. cardinal deacon of St. Mary in Porticu, the pope's nephew.

April 15.
Wolvesey.

To P. cardinal priest of St. Prisca. The king thanks him for the numerous benefits conferred by him upon Almaric de Friscobald[is], the king's merchant, in the past, which are made known to the king by the merchant's account, and the king commends to him the affairs of Almaric and William, his brother, in the Roman court, and desires him to cause them to be expedited, so that they may feel that the king's request has benefited them.

May 10.
Winchester

To Reginald de Grey. Order to be at Carlisle at the quinzaine of Midsummer with all his service due to the king, ready to set out with the king against Robert de Brus and his adherents, or to come to the exchequer before that day to make fine with the king for his service. The king has given the treasurer and barons orders to take a moderate fine from him. [*Parl. Writs.*]

The like to eighty others. [*Ibid.*]

1306.

MEMBRANE 18d.

May 23.
Westminster.

Richard de Berlay, knight, acknowledges that he owes to William de Hamelton, dean of York, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkinfeld, executor of William's will.

William de Lamburn of Sunningges acknowledges that he owes to the said dean 50*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Ralph de Drybi, knight, acknowledges that he owes to William de Spanneby 18 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Walter de Stirkeland acknowledges that he owes to John de Crosseby, clerk, 16 marks; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Lancaster.

May 27.
Westminster.

Reginald le Taillur came before the king, on Friday after St. Augustine, and sought to replevy his land in Flecchyng, which was taken into the king's hands for his default before the justices of the Bench against Joan, late the wife of Henry le Fevre. This is signified to the justices.

Hugh de Prestwold acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 19 marks 8*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Stafford.

May 26.
Westminster.

Walter de Stirkeland and John Collan acknowledge that they owe to Hugh de Stubbes a sack of wool, price 6½ marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Assignment of dower to Isabel, late the wife of Hugh Bardolf, tenant in chief, of the knights' fees that belonged to Hugh at his death, made on 20 May, 34^o Edward, with the assent of Thomas, Hugh's son and heir, delivered into chancery at Westminster by Thomas on the said day:

Norfolk.

From William Haward and William Bataille a quarter of a fee and a moiety of a quarter of a fee in Tirington	75 <i>s.</i>
From the heirs of John de Spaldyng a quarter of a fee in the same town	50 <i>s.</i>
From the heirs of Mellers a moiety of a quarter of a fee in the same town	25 <i>s.</i>
From Roger de Grauncourt a quarter of a fee in Fyncham	50 <i>s.</i>
From Philip de Fenne and John de Fitton a moiety of a quarter of a fee in Tiryngton	25 <i>s.</i>
From Thomas de Tymeworth a moiety of a fee in Westderham	100 <i>s.</i>
From Thomas son of John de Watlyngton and his portioners (<i>portionariis</i>) a quarter of a fee in Watlyngton	50 <i>s.</i>
From Baldwin de Maneriis two fees in Enhale, Fulburn, Rokeland, Honton, Suthcrek, and Northbarsham	20 <i>l.</i>
From Henry de Rothyng a moiety of a quarter of a fee in Suthelenham	25 <i>s.</i>
From Walter de Thorp a fee in Halyweythorp, Bekeswell, Fransham and Gayton	10 <i>l.</i>

* The roll reads *xxiiij* the copyist having omitted one *x*.

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Membrane 18d—cont.

From the heirs of Roger de Sancto Martino a fee in Hempton, Waterden, Barsham, Pudding Norton, Stanfeld, and Wyssyngsete	10 <i>l</i> .
From William de Caston a fee in Estoftes, Roklond, Griston, Tomeston, Berneston, and Rudham	10 <i>l</i> .
From Thomas de Grauncourt three parts of a fee in Clypeston, Keteleston, and Birston	7 <i>l</i> . 10 <i>s</i> .
From the abbot of Derham a quarter of a fee in Tyveteshale, Suthelyngham, and Rumburgh	50 <i>s</i> .
From Alice, daughter of Stephen de Walsyngham, Alan atte Chirche, John le Chapman, and Peter de Sharneston a fee in Hyndryngham	10 <i>l</i> .
From William de Noers a quarter of a fee in Hyndryngham	50 <i>s</i> .
From Robert de Burguillon three parts of a fee in the same town	7 <i>l</i> . 10 <i>s</i> .
Essex.	
From John de la Mare a moiety of a fee and a moiety of a quarter of a fee in Bradewell	7 <i>l</i> . 5 <i>s</i> .
From John le Kene of Bradewell a quarter of a fee in the same town	50 <i>s</i> .
From Thomas de Borfare a moiety of a quarter of a fee in the same town	25 <i>s</i> .
Suffolk.	
From Richard Folyot a fee in Mendham and Medefeld	10 <i>l</i> .
From Ralph son of Richard a third of a fee in Suthelyngham	66 <i>s</i> . 9 <i>d</i> .
Lincoln.	
From Robert de Rasne a quarter of a fee in Filyngham	2 marks.
From John de Westfeld and Richard de Tawell an eighth of a fee in the same town	13 <i>s</i> . 4 <i>d</i> .
From John Russel a thirty-second of a fee in the same town	3 <i>s</i> . 3 <i>d</i> .
From Robert Fremon, William Rasur, and Henry Marmyon a sixteenth of a fee in the same town	6 <i>s</i> . 8 <i>d</i> .
From Richard de Buselyngthorp two fees in Wrauby	10 <i>l</i> .
From Robert son of Roger a thirty-second of a fee in Dudyngton	7 <i>s</i> . 6 <i>d</i> .
Leicester.	
From Hamund Creuker 1½ fees in Bildeston and Roldeston	15 <i>l</i> .
From Richard de Mortivaux a fee in Halghton	10 <i>l</i> .
Derby.	
From Robert de Hargrave half a fee in Hargrave	100 <i>s</i> .

Names of the cardinals.

Cardinal bishops.—Sir Nicholas de Prato, a Tuscan, bishop of Ostia and Velletri, cardinal of the Holy Roman church.
 Sir John Buckamachius, a Roman, bishop of Tusculum.
 Sir Leonard de Gwarchino, a native of Campagna, bishop of Albano.
 Sir John de Murre, a native of the march of Ancona (*Anchomonie*), bishop of Porto.

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Membrane 18d—cont.

Sir Theodoric (*Thethericus*) de Urbe Veteri, bishop of Palestrina (*civitatis papalis quondam Penestrinus*).

Sir Peter Ispanus, bishop of Sabina.

Cardinal priests—Master Peter de Capella, sometime bishop of Toulouse, cardinal priest of St. Apolinaris.

Sir Berengar Fridole, sometime bishop of Béziers (*Bitterren*), cardinal priest of SS. Nerreus and Achilles.

Sir John Monachi, a Picard, cardinal priest of SS. Marcellinus and Peter.

Sir Gentil de Monte Florum, of the order of Minors, a native of the march of Ancona, cardinal priest of St. Martin in Montibus.

Sir Thomas Jorz, an Englishman, cardinal priest of St. Sabina.

Brother Nicholas de Freauvill, of the order of Preachers, sometime confessor of the king of France, cardinal priest of St. Eusebius.

Sir Stephen de Susiaco, sometime archbishop of Burgos (*Burg*) and chancellor of the said king, cardinal priest of St. Ciriacus in Termis.

Sir William de Cantilupo, the pope's chamberlain, cardinal priest of St. Marcellus.

Sir William Ruffati, the pope's referendary (*re[fe]rendar*), cardinal priest of St. Potenciana.

Sir Peter de Mota, vice-chancellor, cardinal priest of St. Prisca.

Cardinal deacons.—Sir Francis de Campo Florum, a Roman, cardinal deacon of St. Lucy in Silice.

Sir James Gaietanus, a Roman, cardinal deacon of St. George in Velabro (*ad velum aureum*).

Sir Neapolio de Domo Ursinorum, cardinal deacon of St. Adrian.

Sir Landulfus Neapoli, cardinal deacon of St. Angelus.

Sir Francis Gaictanus (*sic*) de Anagn[ia], cardinal deacon of St. Mary in Cosmedyn.

Sir William de Bergamo, cardinal deacon of St. Nicholas in Carcere Tulliano.

Sir Peter de Columpna, cardinal deacon without any title.

Sir James de Columpna, cardinal deacon without any title.

Sir Luke de Flisco, cardinal deacon of St. Mary in Via Lata.

Sir Richard de Senis, cardinal deacon of St. Eustace.

Sir Reymund del Gout, cardinal deacon of St. Mary Nova, the pope's nephew.

Sir Arnald de Pelagruie, the pope's nephew, cardinal deacon of St. Mary in Porticu. [*Fadera*; Prynne, *Records*, iii, p. 1154.]

Memorandum, that William le Vavassur, knight, came into chancery in the chapel of the *Conversi*, London, on Sunday the feast of Holy Trinity, and acknowledged before William de Hamelton, then the king's chancellor, that he had been satisfied for 15 marks 6s. 8d. in which Elias de Whitelay was bound to him by the form of the statute of Acton Burnel, and granted that the letters that he had for the said debt shall be hereafter of no value.

April 16.
Winchester.

To the collectors of the king's new custom at Wynchelese. As the king learns that they, in making for divers stranger merchants arriving in that port with their goods and merchandises the king's cockets for their customs due from their goods and chattels, have omitted to enter (*apponere*) or specify certain goods and wares for which the said merchants have paid to the king the due custom, so that they going elsewhere within the realm with the said goods and wares are much disquieted and

1306.

Membrane 13d—cont.

aggrieved concerning the custom: the king orders them to cause to be written and specified, separately and distinctly, every kind of wares upon which custom ought to be paid and a cocket made, and the quantity thereof in every cocket that shall be made for stranger and alien merchants for the customs paid by them, so that the king may not be defrauded of his custom, and so that the merchants may not be molested or aggrieved in this behalf through the fault of the collectors.

Enrolment of letters of John de Bar, knight, witnessing that whereas the king lately granted to him, by his letters patent sealed with his private seal, 1000 marks yearly of land from the lands of the king's enemies in Scotland, as soon as the means of doing so should present themselves, he, after council and treaty have been held at Lyons by W. bishop of Coventry and Lichfield and Sir Henry de Lacy, earl of Lincoln, and others of the king's council then there, releases to the king all action, demand and claim to the said 1000 marks yearly of land for 3000 marks, which the king granted that he should receive by the hands of the society of the Friscobaldi of Florence from the custom of wool, hides and wool-fells pertaining to the king in England; for which sums he acknowledges himself to have been satisfied by these presents sealed with his seal. Dated at London, 10 May, 1306.

MEMBRANE 12d.

May 4.
Winchester

To the sheriff of Northampton. Order to justice Richard de Helmeden, master of St. John's Hospital, Northampton, Brothers Nicholas de Brewode, John de Upton, John de Ravenesthorp, Robert Russel, Robert de Pydyngton, William de Throp and Philip de Tiffeld by their bodies until they shall satisfy holy church for the contempt and wrong inflicted upon it by them, as the king—lately at the request of R. archbishop of Canterbury, signifying to the king that the masters and brethren were excommunicated for their manifest contumacy and would not be justified by ecclesiastical censure—ordered the sheriff to justice them by their bodies as above, and afterwards—at their suit, suggesting that they had appealed to the pope from the archbishop's sentence aforesaid as unjust and that they were pursuing the matter of the appeal effectually—the king ordered the sheriff to cause them to be delivered from prison at Northampton, wherein they were detained for this matter, until 28 April last, so that they might by that date sue out papal letters as to their appeal and certify the king on that day as to the suing out of the letters and their prosecution [of the appeal], and they did not inform the king at that day of any suing out or prosecution made by them in this matter in the Roman court, whereby it appears that they did not prosecute their appeal aforesaid in due manner or within the lawful time, more especially as more than a year has elapsed since the day when the appeal was made.

May 8.
Winchester

To L. count of Evreux (*Deverez*), the king's cousin. Letter commending to him the affairs of the king's grandson Edward, son of H. late count of Bar, the promotion whereof the king greatly desires, more especially those things that concern the preservation of Edward's hereditary right, and praying him for his aid and counsel for Edward's affairs and especially in recovering his inheritance, which is in the hands of Philip, king of France, in such wise that Edward may feel that the king's request has profited him and so that the count may earn the king's thanks.

1306.

Membrane 12d—cont.

If the count have anything that he wishes to obtain from the king, he may write back to the king with confidence, for the king is and always will be prepared to do what he knows to fit the count's convenience and honour. [*Fœdera.*]

The like to G. count of St. Pol. [*Ibid.*]

To J. count of Drués. Letter requesting him to promote the afore-said affairs as above, and stating that as the count was lately given to understand that the king was alleged to have said certain displeasing things concerning him, as W. bishop of Coventry and Lichfield, the king's treasurer, and one of his envoys, lately sent to Lyons, informed the king by word of mouth upon his return, the king wishes the count to be assured that he is well contented with him in all things, and that if he have anything to be promoted (*facienda*) before [the king] for himself or his men, he will find that the suggestions thus made to him to be frivolous and untrue by the evidence (*exhibicionem*) of deed. [*Ibid.*]

To Mary, queen of France. Like letter to the one above to the count of Evreux. [*Ibid.*]

To Mary, countess of St. Pol, the king's kinswoman. Like letter. [*Ibid.*]

May 12.
Winchester

Bartholomew de Badlesmere acknowledges that he owes to the master of the military order of the Temple in England 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Roger Cosyn acknowledges that he owes to Laurence de Cicestr[ia], clerk, 18 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

April 29.
Wolvesey.

To Stephen de Malo Lacu, archdeacon of Cleveland. It has come to the king's hearing that certain unusual and hitherto unheard of matters or actions touching the priory of Durham, which is of the foundation and patronage of the king's progenitors and of his, have been committed to Stephen for execution which, if they proceeded in the way in which he has presumed to proceed, would be to the prejudice and disinheritance of the king's royal dignity and crown. As the king wishes to be certified of these things before they proceed further, and they cannot be ascertained without Stephen's appearance in person, he orders him to be before the king and his council at the quinzaine of Holy Trinity to show and make known to him and his council what and what manner of things are thus committed to him in these affairs, and by whose authority or order he is attempting to execute them without consulting the king, and to hear, do and receive as to these things what ought to be done by the king and his council for the good estate of him and of his crown, superseding entirely in the meantime all executions touching the said affairs, and revoking entirely anything that he may have attempted concerning the said affairs by reason of any order directed to him.

By p.s. and by C.

[Printed in Prynn, *Records*, iii, p. 1127, from enrolment of the original letters close on the *Coram Rege* roll.]

To Robert de Clyfford, guardian of the liberty of the bishopric of Durham, or to him who supplies his [place]. As the king learns from the information of certain trustworthy persons that certain unusual and hitherto unheard of things touching Richard, prior of Durham, and the priory of Durham, which is of the foundation and patronage of his progenitors and of him, are committed for execution to Stephen de Malo Lacu, archdeacon of Cleveland, Thomas de Goldesburgh, Master Robert de Baldok and Master Richard de Morpath, which they are attempting to

1306.

Membrane 12d—cont.

execute without consulting the king, to the prejudice and disinherittance of the king's crown and royal dignity, for which reason he has ordered Stephen, Thomas, Robert, and Richard to be before him and council (as above): he orders the guardian not to permit them in any way to execute the said things within the liberty until the king shall otherwise order.

By p.s. and by C.

April 6.
Winchester.

To Master William de Twyselton, official of the archdeacon of Richmond. Order to be before the king and his council on the morrow of Midsummer to show and make known to them what and what manner of things are committed to him concerning the monastery of St. Mary, York, and by whose authority he is attempting to execute them without consulting the king, and to hear, do and receive as to these things what ought to be done by the king and his council for the good estate of him and of his crown (etc. as in the preceding order to Stephen de Malo Lacu on behalf of the priory of Durham). [Prynne, *Records*, iii, p. 1181.]

May 26.
Westminster.

Nicholas de Weylond, knight, acknowledges that he owes to Eleanor, daughter of Nicholas le Gras, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Ripariis acknowledges that he owes to Margery, late the wife of Hamon de Gatton, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas Filliol acknowledges that he owes to Richard le Gras of Brunnesdon 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nicholas le Gras acknowledges that he owes to Thomas Filliol 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Stephen de Mapeltrefeld acknowledges that he owes to John de Syndlesham 19 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

May 28.
Westminster

John de Langeton, knight, acknowledges that he owes to Robert de Cliderhou, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Henry de Bray of Amynton acknowledges that he owes to Master Henry de Bray 10 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

May 24.
Westminster.

Robert de Echingham acknowledges that he owes to John de Chetwode 60 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Roger son of Payn acknowledges that he owes to Robert son of Payn 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Gilbert de Bukenhulle acknowledges that he owes to Hugh le Engleys 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Philip le Rus, knight, acknowledges that he owes to the prior of St. Andrews, Northampton, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

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Membrane 12d—cont.

Oylard de Welles acknowledges that he owes to Thomas de Fissheburn 8 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Alta Ripa acknowledges that he owes to William Thorntoft, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 11d.

May 31.
Westminster. William de Wolverton came before the king, on Tuesday after Holy Trinity, and sought to replevy the land of him and of Sarah, his wife, in Warrewyk, which was taken into the king's hands for his default before the justices of the Bench against Richard son of Peter atte Yate. This is signified to the justices.

June 2.
Westminster. Peter de Ditton and Avelina, his wife, came before the king, on Friday after Holy Trinity last, and sought to replevy his land in Alvethele, which was taken into the king's hands for his default before the justices of the Bench against Katherine, late the wife of John Marton (?). This is signified to the justices.

June 4.
Westminster. John de Crokesford came before the king, on Saturday after Holy Trinity, and sought to replevy to Ralph Giffard the latter's land in Loderford, which was taken into the king's hands for his default before the justices of the Bench against Joan, late the wife of Thomas de Loderford. This is signified to the justices.

Richard de Daneby came before the king, on Saturday after Holy Trinity, and sought to replevy his land in Jafford, which was taken into the king's hands for his default before the justices of the Bench against John de Helbek and Agnes, his wife, Geoffrey le Loksmith and Muriel, his wife, Hugh de Acastre and Mariota, his wife. This is signified to the justices.

June 5.
Westminster. To the pope. Notification that Master Arnald Lupi de Tilio, the pope's and the king's clerk, has executed carefully and faithfully the pope's order enjoined upon him, upon which grounds the king recommends him to the pope. He has enjoined upon Arnald certain things that are of use to the pope and to the king to be intimated to the pope by Arnald, and he requests the pope to give credence to Arnald in these things, and to bring them to the desired effect.

Robert de Cotingham, the king's clerk, has letters to W. archbishop of York for the yearly pension due [to one of the king's clerks] by reason of his new creation. [Prynne, *Records*, iii, p. 1153.]

Ralph de Eyton, the king's chaplain, has letters to the abbot and convent of St. Peter's, Gloucester, for the yearly pension [due as above] by reason of the [abbot's] new creation.

May 27.
Westminster. To the sheriff of Salop and Stafford. Order to meet Griffin ap Res and Morgan ap Mereduk and the Welshman in their company when they shall enter his bailiwick, and to conduct them in person throughout his bailiwick safely and securely, not permitting any wrong, annoyance or grievance to be inflicted upon them, and to make proclamation that victuals and others necessities in places through which they shall

1306.

Membrane 11d—cont.

pass shall be exposed for sale for their money, as Edward, prince of Wales, is sending Griffin and Morgan to conduct certain Welsh footmen from Wales to Scotland to him, there to stay with him for the repression of the rebellion of the king's enemies there. By K.

The like to the sheriff of Nottingham and Derby, York, Northumberland, Lancaster, Cumberland and Westmoreland.

Enrolment of bull of Pope Clement to the king, setting out that among the labours to which he is compelled to attend by his office he has greatly at heart that peace should be re-established between the king and Philip, king of France, and between their subjects; and that it was agreed between the two kings in the treaty for peace among other things that amends should be made when a peace or truce followed for damages and grievances inflicted by the men and subjects of the two kings upon each other; and that at length when the king of France and the envoys of the king of England appeared in person before the pope at Lyons in order that what had been ordained concerning such satisfaction should be carried into fuller effect, the pope added that two upright men should be deputed by each side who, after full enquiry, should make suitable satisfaction to those who have suffered damages and wrongs; and that although the things thus ordained ought to have been fully observed, nevertheless to the pope's surprise after the said envoys had appeared before him at Lyons and some of them had left his presence, certain goods and wares have been arrested by the king's men of the citizens of Amiens and other merchants of Corbie (*Corbie*) and of those and other parts of the realm of King Philip, and great damages have been inflicted upon the merchants, notwithstanding the ordinances aforesaid, and one of the king's said two who were then elected in the pope's presence went away leaving the affairs unfinished; and that the pope, fearing that greater dangers than in the past may arise from these things, if they be true, requests the king to order the goods and wares thus arrested to be released, and to cause full satisfaction for such damages and wrongs to be exhibited to the said persons, and to send back the person who has thus withdrawn himself from the prosecution of these matters, so that he may attend with others to the premises; and that the pope exhorts the king to consider the great good that will arise from the premises, which the pope exhorts him to complete, and that immeasurable scandal will arise from the contrary course of action, and that the king by complying will, besides the divine reward, gratify the Roman church and oblige the pope, who desires that the king and King Philip shall walk and live in peace, and who congratulates the king upon his successes. Dated at Périgueux, 2 Kal. May, in the first year of his pontificate. [Printed from original (now 'Ancient Correspondence of the Chancery and Exchequer,' xx, No. 15) in *Fœdera* and in Prynne, *Records* iii, p. 1066.]

June 4.
Westminster

To the pope. The king has received the pope's letters that Master John de Solariis, clerk, the bearer of the presents, has presented to him, and having fully understood their tenor has caused their contents to be examined by him and his council, and after careful consideration thereof and after fully informing and instructing the said clerk by his council has given him a certain answer as to the premises, which the clerk will expound to the pope. [*Fœdera*; Prynne, *Records*, iii, p. 1148.]

June 5.
Westminster.

To the pope. The king has received the pope's letters presented to him by Master John de Solariis, clerk, stating that the pope had been given to understand that the king had arrested goods and wares (*as in the*

1306.

Membrane 11d—cont.

pope's letter above), as to which the king wishes him to understand that the suggestion is wholly untrue. Since the king's envoys left him on their journey to the pope no such arrest has been made upon the men of the king of France, but long ago when a merchant of the king's was carrying the cloth and other goods that he had bought for the use of the king in Brabant to England through the power of the king of France, the latter caused the cloth and goods to be arrested and taken at his will, and, after many requests from the king for restitution and after long suit and frequent instance of the merchant, the truth of the matter having been inquired into and found, the king of France ordered a certain sum of money taxed at his pleasure to be delivered to the merchant for the cloth and goods, as is more fully contained in his letters patent made for the said merchant; but no execution or restitution has followed, although the king of France has been frequently requested by the king after the making of the said letter to make restitution; for which reason, long before the king's envoys came to the pope at Lyons or before they had left England, goods and wares of merchants of the power of the said king were arrested to the value of the cloth and goods aforesaid by due process, in accordance with the custom used in the king's realm in the like case and in accordance with the law merchant, in such manner that whenever the said king should satisfy the king's said merchant in accordance with his said letters, the arrest should be wholly released to the said merchants. As to the departure from France of one of the king's two subjects named, elected and sworn with two subjects of the king of France to make satisfaction to those who have suffered damage on both sides leaving the matter unfinished, the king informs the pope that the two men named by him and sworn in the pope's presence stayed in France for three weeks and over waiting until the king of France should join to them two other men on his part, according to the ordinances; and when the two men had been deputed by the king of France and sworn, and when a certain day for the commencement of the matter had been agreed upon between the four, one of the king's two came to him in England to obtain his commission for them in this behalf, and he returned to France with the commission before the said day, the other meanwhile staying continuously in those parts, and from that time the two have intended and still intend the matter aforesaid continuously, so that there is no default in the king or any one or more of his men in this behalf, and this is the truth as to both these matters. The king therefore requests the pope not to believe readily such false suggestions or those who urge them, endeavouring thus to palliate their own excesses, and not to fall into hesitation or fear from the vain words or threats of such persons, for he will find such friends in his necessities always ready who will effectually defend him from perils and adversities, if any such arise. Although answer has been made to Master John, the pope's envoy, as to the premises, the king is sending to him these letters by his yeoman, the bearer of the presents, as it may happen that the said clerk may not recite to the pope the answer as clearly as it was given to him, in order that the pope may be fully certified of the truth of the premises and of the king's answer and that he may be able to answer more certainly to other persons who may speak to him concerning the premises. [*Ibid.*]

June 6.
Westminster

Gilbert de Toutheby, William de Croxby, and John, parson of the church of Waltham near Grymesby, acknowledge that they owe to Thomas de Tynton, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

1306.

Membrane 11d—cont.

Joan daughter of John le Cofrere acknowledges that she owes to John le Pesemersh 20*l.*; to be levied, in default of payment, of her lands and chattels in London.

Richard de Welles acknowledges that he owes to Roger de Mortuo Mari of Penkethlyn 10 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

May 20.
Westminster. John Collan acknowledges that he owes to Hugh de Stubbes 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

June 6.
Westminster. Thomas Aubrey acknowledges that he owes to Martin Shenche 80*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Memorandum, that concerning the advowson of the church of St. Levan (*Ludvonus*) near Mount St. Michael, Cornwall, which belonged to Alan Bloyou, tenant in chief, and which was taken into the king's hands by reason of his death, the king wills that Alan's heir shall present to the church twice and Joan, late his wife, shall present upon the third occasion, and thus in turns during her life.

MEMBRANE 10d.

June 6.
Westminster. To the master of St. John's Hospital without the east gate of Oxford. Order to admit into the hospital Roger de Braithewell, who was maimed in the king's service in Gascony, and who has come to such need that he cannot any longer maintain himself, and order to administer to him the necessities of life during his life according to the requirements of his estate. By K.

Richard Chasteleyn, clerk, acknowledges that he owes to William de Sutton 4*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

May 80.
Westminster. To the sheriff of Lincoln. Writ for payment to John de Nevill and Ranulph de Friskeney, knights of that county, of their wages in coming to the king at Westminster for the community of that county, staying there, and returning home. [*Parl. Writs.*]

The like for the knights of nineteen other counties. [*Ibid.*]

The like in favour of the following burgesses:

John Lambok and Robert Ingram, burgesses of Notingham, addressed to the sheriff of Nottingham.

• Walter de Luda, burgess of Louth, addressed to the sheriff of Lincoln.

John de la Barre and Richard de Chippenham, burgesses of Walingford, addressed to the sheriff of Berks.

Simon de Wilhamstede and Geoffrey le Blunt, burgesses of Bedford, addressed to the sheriff of Bedford.

John de Brug† and Richard Wilde, burgesses of Briggewauter, addressed to the sheriff of Somerset. [*Ibid.*]

June 6.
Westminster. To the pope. Letter recommending to him Master Peter Aymerici, the king's clerk, who has been long known to the pope and who is commended to the king by his manners and knowledge, and whose promotion

* This entry is cancelled.

Probably for Brug[ewauter].

1306.

Membrane 10d—cont.

the king desires for his praiseworthy and gratifying services long rendered to him, and desiring the pope to accede to Peter's supplications in such wise that he may perceive that the king's intervention has been fruitful.

To A. cardinal priest of St. Marcellus. Request that he will exert his influence on behalf of the said Peter.

The like to many cardinals (names not given).

To Amaneuus, lord of Le Bret. Request that he will promote the said Peter's affairs with the pope.

The like to Otto de Grandisano.

June 9.
Westminster.

John de Hastynges, knight, acknowledges that he owes to Peter de Donewyco 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Aubrey, late the wife of William le Pestur of Great Holand, acknowledges that she owes to William de Hamelton, dean of St. Peter's, York, 26s. 8d.; to be levied, in default of payment, of her lands and chattels in co. Essex.

Cancelled on payment.

John de Hastings acknowledges that he owes to John de Oddyngeseles 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert, abbot of Bardeney, acknowledges, for himself and his convent, that he owes to William de Hamelton, dean of York, 980 marks; to be levied, in default of payment, of the lands and chattels of him and the said house in co. Lincoln.

Cancelled on payment, acknowledged by Martin de Grynston, executor of William's will, as appears by a memorandum enrolled on the back of the Close [Roll], 7 Edward III, under the date of 4 November.

The aforesaid William afterwards acknowledged and granted that if the demise and delivery of the ferm of the manor and church of Hundmandby with the chapels and all appurtenances be observed and ratified by those whom the matter concerns in this behalf according to the form of the commissions made thereof and the form made by both parties until the end of the term thus demised, the recognizance aforesaid shall be annulled after the abbot or any other certain attorney for him shall have shown that the demise has been observed in accordance with the tenor thereof, provided that the time for which he shall hold the ferm before he be hindered therein shall be allowed to the abbot and convent, according to the portion that he shall have paid for the time aforesaid.

John de Multon acknowledges that he owes to John de Foxle 23l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

June 14.
St. Albans.

William de Faucumberge acknowledges that he owes to William de Lughteburgh 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

June 19.
St. Albans.

William de Bureford, clerk, came before the king, on Sunday after St. Botulph, and sought to replevy to Walkelin le Espicer of Bureford the latter's land in Bureford, which was taken into the king's hands for his default before the justices of the Bench against Agnes, daughter of Robert le Vykere of Bureford. This is signified to the justices.

1306.

Membrane 10d—cont.

Enrolment of release by Katharine, late the wife of William de Neuton, to Sir William de Hamelton of twenty-four acres of land and three roods of meadow in Gynges Monteny, which John Faucelyun, her father, formerly gave by charter to the said William de Neuton and to her, and which John Arnald, who had them of the gift of the said William de Neuton, afterwards gave to the said Sir William. Witnesses: William de Perham, William de Alneto, John de Neuton, William Davy, Adam de Osgodeby and Robert de Bardelby, clerks. Dated at the New Temple, London, on Saturday after St. Botulph, 84 Edward.

June 17. *Memorandum*, that she came into chancery at Westminster, and St. Albans. acknowledged the said deed.

June 8. John de Bonham, parson of the church of Great Leghes, in the diocese Westminster. of London, acknowledges that he owes to William de Hamelton, executor of the will of Robert Burnel, late bishop of Bath and Wells, and to the other executors 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Richard de Bisshopeston and William de Werministre, co-executors of the bishop's will.

June 16. To Master Richard de Haveringg', constable of Bordeaux castle. St. Albans. Order to pay to Robert de Burghersshe and John de Bourne, whom the king is sending to Gascony for the expedition of certain of his affairs, their expenses, to wit Robert 10*s.* a day and John 5[s.]* (*quinque sterlingorum*) a day, from the day when they arrive in those parts for so long as they shall stay there for the affairs aforesaid and for fifteen days for their return to England.

Fulk Peyfurer acknowledges that he owes to William de Leyburn and Juliana, his wife, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ralph de Hurle acknowledges that he owes to William de Esthalle 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

MEMBRANE 9d.

The king enjoined his chancellor, on 7 June, in the thirty-fourth year of his reign, at Chelchheth to provide Nicholas de Burton and Geoffrey de Welleford, clerks of chancery, with two suitable churches pertaining to the king's gift and befitting their estate, and to certify the king afterwards of the value thereof.

June 19. William de Bureford, clerk, came before the king, on Sunday after St. St. Albans. Botulph, and sought to replevy to Walkin le Espicer of Bureford the latter's land in Bureford, which was taken into the king's hands for his default before the justices of the Bench against Agnes, daughter of Robert le Vykere of Bureford. This is signified to the justices.

June 28. The prior of Castellacre acknowledges that he owes to William de Woburn. Hamelton, dean of the church of York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment, acknowledged by John de Merkingfeld, one of the executors of William's will, before W. bishop of Worcester, the chancellor.

* There is evidently an omission of *solidos* in the enrolment.

1306.

Membrane 9d—cont.

Master Rhys (*Risius*) Aphowel acknowledges that he owes to Master Henry de Bray 17 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Robert de Barton acknowledges that he owes to William de Herle 11l.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

William le Wayt of Grantham acknowledges that he owes to William son of William de Welleby 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Joan, late the wife of Robert son of Robert de Tateshale, tenant in chief, puts in her place John de Theford and Adam de Munden to demand and receive in chancery her dower of the lands, knights' fees and advowsons of churches that belonged to Robert, her late husband.

June 16.
St. Albans.

To Robert de Clifford, guardian of the liberty of the bishopric of Durham, or to him who supplies his place. Order not to permit Stephen de Malo Lacu, archdeacon of Cliveland, Thomas de Goldesburgh, Master Robert de Baldok, and Master Richard de Morpath or any others whatsoever to execute within that liberty until further orders certain unusual and hitherto unheard of things concerning Richard, prior of Durham, and the priory of Durham, which is of the foundation and patronage of the king's progenitors and the king, as these things are committed to Stephen, Thomas, Robert and Richard for execution and they have attempted to execute them without consulting the king, to the prejudice and disinheritation of his crown and royal dignity, for which reason he prohibited them from attempting to execute the said things in any way or from causing them to be attempted, and he now understands that other persons deputed by them presume to execute these things within that liberty.

By C.

[Prynne, *Records*, iii, p. 1189.]

June 26.
Woburn.

William de Sancto Oswaldo, master of the king's hospital of Neuton in Holderness. Order to admit into that hospital without delay Amice de Munketon, and to provide her with a chamber suitable for her estate, and to cause other necessities of life to be administered to her in the same way as to the infirm sisters there, for so long as she shall live in chastity, causing letters patent under their common seal to be made to her for these things, as the king has granted to Amice, who desires to serve God under a vow of chastity, that she shall receive for her maintenance daily for life in that hospital as much as one of the infirm sisters receives.

Richard Sward of Neuport Paine, clerk, acknowledges that he owes to Henry Pyppard of Laccheford and Christiana, daughter of the said Richard, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Memorandum, that on Saturday after the octaves of St. John, certain letters directed to the treasurer and chancellor for Richard, prior of Durham, concerning the commission of the custody and administration of the spiritualities and temporalities of the priory to Anthony, bishop of Durham, by the pope, were delivered to Sir Roger le Brabazon by Sir Adam de Osgoteby, keeper of the rolls of chancery.

1306.

Membrane 9d—cont.

Also on the same day there was delivered to Sir W. bishop of Coventry and Lichfield, the treasurer, by the said Adam an inquisition made by Sir Walter de Glouc[estria], escheator this side Trent, concerning the advowsons of certain churches in co. Lincoln to be granted by Henry de Lacy, earl of Lincoln, to certain scholars in the university of Oxford.

Memorandum, that, on Monday after the quinzaine of Midsummer, before dinner three writs were sealed directed to the pope and others in the Roman court, which writs were not enrolled or transcripts thereof delivered to the rolls, and they were delivered to the seal by the hands of Master J. de Cadomo.

Also on the same day after dinner in the chancellor's lodging at the houses of the bishop of Chichester there were delivered to the seal by the hands of the said Master J. de Cadomo two writs, one directed to the pope and the other to Sir Amaneus de Lebreto, which letters were not enrolled, nor did John take care (*curavit*) to deliver transcripts thereof to the rolls, although he was warned and required as to this by the aforesaid Adam de Osgoteby.

July 12.
Stretton
(*Est Stratton*).

To the master of the order of Friars Preachers and to the *diffinitores* and all the friars about to assemble in their provincial chapter at York. Request for their prayers on behalf of the king and queen, their children, and the estate of the realm. [*Federa*; Prynn, *Records*, iii, p. 1154.]

John de Chiggewell acknowledges that he owes to Master William Brun, parson of the church of Werehorn 80*l.*; to be levied, in default of payment, of his lands and chattels in London.

Malcolm Musard acknowledges that he owes to Hugh le Despenser 100 marks; to be levied, in default of payment, of his land and chattels in co. Worcester.

Robert de Kaynes, knight, acknowledges that he owes to Thomas de Suff[olkia] of Walebrok, 'peleter,' 14*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

July 12.
Fotheringhay

To the sheriff of Northampton. Order to supersede the king's last order to justice Brother Richard de Helmden, master of St. John's Hospital, Northampton, Brothers Nicholas de Brewode, John de Upton, John de Ravenesthorp, Robert Russel, Robert de Pidyngton, John^o de Thorp, and Philip de Tyffeld by their bodies according to the law of England until they should satisfy holy church for the wrong and injury inflicted upon her by them, according to the tenor of his previous order to justice them, and order to release them from prison wherein they are detained for this reason, as the king first ordered the sheriff to justice them thus at the requisition of R. archbishop of Canterbury, who signified to him that they were excommunicated for contumacy; and the king then ordered the sheriff to release them from prison at Northampton, wherein they were detained by virtue of his said order, because he learnt that they had appealed to the papal see against the archbishop's sentence as an unjust one and that they were prosecuting the appeal effectually, for a year from the time of the appeal, to wit until 28 April last, on condition that they should sue out within the year and day aforesaid apostolic letters as to their appeal and should certify the king at that day as to such suing out and the prosecution of their appeal; and he again ordered the sheriff

* Called 'William' elsewhere in the order on seven occasions.

1306.

Membrane 9d—cont.

to justice them as in his first order because they did not inform the king or certify him in any way as to any suing out or prosecution made by them in their said appeal; and he makes the present order because they have now exhibited in chancery papal letters sued out by them as to their appeal aforesaid, wherefore the king wills that they shall not be hindered by imprisonment or otherwise by pretext of his said order from prosecuting their affair aforesaid in form of right.

MEMBRANE 8d.

June 26.
Woburn.

John le Dauncer of Cristeshale, William le Graunt of Cristeshale, Richard de Shakerston, Richard de Wymar and William de Sewell acknowledge that they owe to William de Hamelton, dean of St. Peter's, York, 12*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Memorandum, that a day is assigned to William de Brewosa and John de Crepping, executor of the will of Roger de Moubray, and his co-executors in the quinzaine of Michaelmas in chancery to do and receive what the king's court shall consider regarding a recognisance for 500 marks made to Roger in the twenty-seventh year of the reign.

A ceo que Monsieur Roger Brabazon parla de tenir les pledz de sa place, il semble au roi que si Sire Gilbert de Roubir[y] e aucun autre ensiblement ovesque li seient entendantz a tenir les pledz de la dite place pur les essoignes e les ajornementz e pur delivrer les autres choses qe y sont a faire, ceo deit suffir tant come Monsieur Roger serra entendant a la delivrance des busoignes de trailbaston; e le roi veot que son conseil purres celi q'i porra estre entendant ore le dit Gilbert pur fere les dites choses; car il semble au roi que ceo est plus a honur e a commun profit du roiaume e a maintenantment de la pees de la terre que celes justices que sont lais e que y porront entendre entendent a la delivrance des busoignes de trailbaston, que de tenir les pledz de la dite place. E les resons pur quoi que ceus q'i sont, ou serront, entaglez des choses touchauntz devant les justices de trailbaston ne porront ne ne deivent estre quites ne sauvez par proteccion, ne ne voet le roi q'il seient, ne que nule proteccion ne leur vaille quant a ceo que touche devant les justices de trailbaston ne au fait de trailbaston. E semble au roi que plus profitable chose est pur le commun profit d'entendre a la busoigne de trailbaston que a autres pledz, pur ceo que ceo est une especiale ordenance faite pur redrescer les riotes e les outrages faitz que feurent come commencement de guerre, e a la desobeissance de la seignurie le roi; par quoi il est mestier que homme entende principalement a redrescer tieux riotes e a establir la pees de la terre, si que en apres homme peusse meutz entendre a tenir les communs pledz de la terre, car en guerre ne en riote ne poest homme mie tenir pledz.

E d'autre part le roi roet que les bones gentz de son roiaume q'i ne sont mie entaglez de chose que touche a fait de trailbaston, aillent ovesque li en sa guerre, e eent proteccion e autres graces, e q'i les autres q'i sont, ou serront, entaglez de fait de trailbaston estoient a dreit devant les justices de trailbaston sicome reson demande, si que proteccion ne nul autre purchaz ne lour puisse valer q'il n'estoient a dreit.

E voet le roi que tant come il serra en Escoce, l'erceresque d'Evercyk e l'evesque de Cestre seient son leu tenantz en Engleterre, e q'il sent

1306.

Membrane 8d—cont.

commission qe touz seient entendantz a eus e lour mandementz pur la pees de la terre garder e maintenir, ausi avant come il serroient au roi meismes e a ses mandementz, e q'il oevrent par un conseil e par un acord.

E voet le roi qe la chauncellerie e l'eschequer demorgent a Westmoster tanque a son retourner en Engleterre, quoi qu'il ent eit autrefois dit.

Enrolment of deed of Thomas de Berkeleye, knight, witnessing that whereas the king has pardoned him and Maurice, his son, and their men all the trespasses whereof they were lately indicted in co. Gloucester before Sir John Botetourte and his fellows, the king's justices appointed to hear and determine divers felonies in divers counties, and for which Thomas offered to the king by his favour before his council 1,000 marks, which sum the king released to him, Thomas confesses that he will for the said release and pardon find the service of ten men-at-arms with barded (*coopertis*) horses by Thomas, his son, or by another suitable captain at his cost to the king in his company (*comitiva*) in the present expedition of his war in Scotland against Robert de Bruys and his accomplices, the king's enemies, from St. Laurence, in the thirty-fourth year of the king's reign, and from then until the king shall enter Scotland and for so long as he shall stay there in person. For the making of which service he binds him and his heirs and all his lands, goods and chattels to the king's will in all things. Dated at Westminster, 11 July, in the ^a aforesaid year of the king's reign.

July 16.
Grantham.

Master Gilbert de Segrave, precentor of St. Paul's, London, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 28*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and Lincoln.

John de Morlegh, knight, acknowledges that he owes to the said dean 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

July 22.
Beverley.

John de Erres, parson of the church of Sutton, John son of Nutes, Burgois Fulbert, and William Persone acknowledge that they owe to Hugh le Despenser 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Sussex, Kent and in London.

Memorandum, that, on 20 July, a public instrument made by Andrew, formerly the clerk of William de Tang, of the diocese of York, a [†]notary public by apostolic authority, and written with his own hand, concerning the fealties and homages of bishops, abbots, priors, nuns and all prelates of other churches and of earls, barons, knights, communities of towns and other *proceres* and inhabitants of the realm of Scotland, who commenced war with John de Balliolo, their late king, against the king, their superior lord, and who after various robberies, burnings, wastings, and slayings committed by their army in England in many places came to the king's faith and will, and did homage to him, was delivered to Sir Adam de Osgoteby, then keeper of the rolls of chancery, to be kept at Westminster.

MEMBRANE 7d.

June 26.
Woburn.

To the sheriffs of London. Whereas the king lately ordered them to deliver 75 tuns of wine of Henry de Saunford, Bernard de Breul, merchants

* Referring to the year of the Close Roll.

† Referring to Andrew, not to William.

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Membrane 7d—cont.

of Bruges, Athelard de Boye and John Fot, merchants of Ardenburgh, eight pieces of cloth of Copinus de Messines, merchant of Flanders, and 83*l.* 5*s.* 10½*d.* of the goods of Jordan Foberd of Ipres (*Ipres*), in the sheriff's hands—which the king caused to be arrested by them in that city in accordance with right and the law merchant at the prosecution of Bernard Maillekyn and Reymund de Momars, merchants of the city of Bayonne, for a robbery from them of their goods and wares to the value of 812 marks committed by certain malefactors of Flanders—to Bernard and Reymund by a reasonable appraisement to be made in the presence of Henry, Bernard, Athelard, John, Copin, and Jordan, if they choose to be present, in part satisfaction of the said 812 marks, and to arrest goods and wares of merchants of Flanders to the value of what should then be lacking of the said 812 marks, and to keep them safely until the king should otherwise ordain, and to certify the king of their proceedings in this behalf; and the sheriffs have returned that they have delivered the said wines, appraised at 90*l.* 14*s.* 1*d.* after deducting the freight of the ship and other necessary charges, and the cloth, appraised at 15*l.* 6*s.* 8*d.* by the oath of merchants and other men, together with the said 83*l.* 5*s.* 10½*d.* to Reymund, in accordance with the king's order, and that, as the wines, cloth and money do not amount in value to 812 marks, they have arrested nine pieces of cloth of John de Oustburgh of Flanders by virtue of the king's order aforesaid and have caused them to be appraised at 19*l.* 4*s.* 0*d.*; the king orders them to deliver the said nine pieces of cloth by the appraisement aforesaid or by another to be made in the presence of the said John de Oustburgh, if he choose to be present, to Bernard and Reymund, in part satisfaction of the 812 marks aforesaid, certifying the king of their proceedings herein.

MEMBRANE 6d.

Aug. 11.
Newcastle-
upon-Tyne.

Laurence de Brok came before the king, on Thursday after St. Laurence, and sought to replevy his land in Broktun, which was taken into the king's hands for his default in the king's court against John de Brok. This is signified to the justices of the Bench.

Thomas de Pontefracto acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Master Roger de Bouden acknowledges that he owes to William de Thorntoft, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

MEMBRANE 5d.

Memorandum, that the sheriff of Southampton, to whom William, bishop of St. Andrews, the king's traitor, is delivered for safe custody in the tower of Winchester Castle, in accordance with what is more expressly enjoined upon him by the king's writ, shall cause to be administered to the bishop his expenses in this manner; to wit to the bishop for his own expenses, 6*d.* a day; and for a yeoman serving him, 8*d.* a day; and for a groom likewise serving

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Membrane 5d—cont.

him, 1½d. a day; and for a chaplain to celebrate mass for him, 1½d. a day. Such chaplain, yeoman and groom shall be chosen from whom no peril is feared and for whom the sheriff will answer at his peril. For other keepers who shall seem necessary for the custody of the bishop, the sheriff shall dispose as shall seem best to him for his security.

Also the said sheriff, to whom Robert, bishop of Glasgow, is delivered in like manner for imprisonment in Porchester castle, shall depute for him similar keepers and ministers, and shall minister to him his costs and expenses there, as is expressed above for the bishop of St. Andrew.

And for the costs incurred by the sheriff about the bishop and those serving them, and about other charges in the wages of the said keepers, allowance shall be made to him by the present indenture, the second part whereof remains in the hands of the treasurer of the exchequer. [*Fædera; Prynn, Records, iii, p. 1126.*]

Memorandum, that the sheriff of Wilts, to whom the abbot of Scone, the king's traitor and rebel, is delivered for safe custody in the castle of Mere, in accordance with what is more expressly enjoined upon him by the king's writ, shall cause to be administered to the abbot his expenses in this manner: to wit, to the abbot for his own expenses, 4d. a day; for a groom serving him, 1½d. a day; and for a chaplain to celebrate mass for him daily, 1½d. a day. Such chaplain and groom shall be chosen [*etc. as in preceding enrolment.*]

Sept. 18. John de Surreye came before the king, on Monday after the Nativity of
Newburgh-in- St. Mary, and sought to replevy to Thomas son of John le Tymbermanger
Tynedale. of Kingeston his land in Kingeston, which was taken into the king's hands for his default before the bailiffs of Kingeston in the king's court of Kingeston.

Sept. 28. William de Creppyng came before the king, on Tuesday the eve of
Newburgh. St. Matthew, and sought to replevy to Everard le Chepman of Pokelington the latter's land in Pokelyngton, which was taken into the king's hands for his default before the justices of the Bench against Robert Bulaz of Pokelington. This is signified to the justices.

Sept. 3. To the bailiffs of Great Yarmouth. Order to cause proclamation to be
Newburgh. made in that town prohibiting anyone of the king's lordship and power under pain of grievous forfeiture from inflicting damage or annoyance upon the men or merchants of Flanders, and enjoining them to permit the men and merchants to come in safety into the king's lordship and power, to stay therein, ply their lawful merchandise, and return thence, provided that they pay the due and usual customs for the said merchandise, as they have need to come frequently to the lands of the king's lordship and power with their goods and merchandise. By p.s.

The like to the bailiffs of Blakeneye, Ipswich, and Lynn.

Thomas de Grymeston, executor of the will of Adam de Poterton, and Roger de Stubbs put in their place Nicholas Tempest to prosecute the execution of a recognisance for six marks made in chancery to Adam by Adam Armestrang.

Sept. 15. Eleanor, late the wife of Robert de Stutevill, and Robert le Bretun
Redpath. acknowledge that they owe to William de Hamelton, dean of St. Peter's, York; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

1306.

Membrane 5d—cont.

To the sheriff of York. Order to deliver from prison Brother John, abbot of Sallay, John de Heton, and Brother William de Osbaldeston, his brother monks, whom the king at the denunciation of W. archbishop of York ordered to be justiced by the sheriff until they should satisfy holy church for the contempt and wrong inflicted upon her by them, upon their finding mainprise that they will be before the chancellor in chancery on the morrow of All Souls to do and receive what the court shall consider in this behalf. [Prynne, *Records*, iii, p. 1146.]

Sept. 10.
Henshaw.

Thomas de Cailly, kinsman and co-heir of Robert de Tateshale, who died a minor, puts in his place Thomas de Ware to demand and receive in chancery his purparty of Robert's lands, which were in the king's hands by reason of Robert's minority.

John de Orreby, who married Isabel, kinswoman and co-heiress of the said Robert, puts in her place Robert de Malberthorp and Andrew de Rygge to demand and receive her purparty of Robert's lands as above.

The said Isabel puts in her place the said Robert and William de Haulay as above.

Joan de Dryby, kinswoman and co-heiress of the aforesaid Robert, puts in her place Simon de Dryby and John, his brother, to demand her purparty, as above.

Thomas de Wytresham acknowledges that he owes to Richard de Sutho, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Essex.

Cancelled on payment.

Oct. 6.
Carlisle.

The abbot of Jervaulx acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkingefeld, one of the executors of William's will.

MEMBRANE 4d.

Sept. 20.
Thirlwall.

To the king of Castille, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen (*Gehenne*), and Algarve. Letter commending to him Reginald le Lumbard, the king's yeoman, the bearer of the presents, whom the king is sending to Santiago to make his offerings there, as has been more fully enjoined upon him by the king, by reason of the infirmity from which the king has for some time suffered and from which he has now recovered, and requesting the king of Castille, etc. to aid Reginald with his counsel so that the king's offerings may be well made, and that he will cause Reginald to have safe-conduct within his power, and that he will certify the king as to himself, of whom he always desires to have good tidings, by letters by Reginald. [*Fœdera*.]

John de Bello Campo of Wytford acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 8.
Lanercost.

John de Scargill, William de Bonevill, parson of the church of Great Peringdon, diocese of London, and Thomas de Hungerford, parson of the church of Kynardeseye, co. Salop, acknowledge that they owe to Robert de Bardelby, clerk, 5*l.* 12*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in cos. Essex, Salop, and Cambridge.

Cancelled on payment.

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Membrane 4d—cont.

The said John, William and Thomas acknowledge that they owe to the said Robert 200 marks; to be levied, in default of payment, of their lands and chattels in the said counties.

Sept. 24.
West Denton.

To the sheriff of Salop. Order to cause proclamation to be made immediately upon sight of these letters in cities, boroughs, market towns and other places where he shall see fit prohibiting any one of the king's allegiance from presuming to proclaim tournaments, tiltings, jousts, or other deeds of arms, and from going to such tournaments, etc. or from intermeddling therewith within the king's power or elsewhere until the king's war of Scotland be finished and until the king shall cause other ordinance to be made as to this, under pain of life and limb and of everything that they can forfeit to the king, and order to seize into the king's hands all the lands, goods and chattels of those whom he shall find attempting the premises after this inhibition, and to cause them to be kept safely until otherwise ordered, and to take the bodies of those disobeying the king and his orders, and to cause them to be conducted to the king under safe guard as his enemies and traitors and as hinderers of the expedition of his affairs and as disobeying his orders, as he understands that certain of his subjects make and propose to make tournaments and to proclaim other deeds of arms, and to go to such proclamation, to the delay and hindrance of the king's affairs of Scotland, leaving him and his said affairs before they are completed. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Oct. 16.
Lanercost

The abbot of Bitlesden acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Oxford.

Giles de Brewosa acknowledges that he owes to Walter de Gloucestr[ia] 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Bartholomew le Sauvage acknowledges that he owes to John de Meriet and Elizabeth, his wife, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

John de Dene acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England and to Brother Adam de Hacham 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

William Pacy of Newbolt Pacy acknowledges that he owes to William de Dullyngham, chaplain, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Oct. 16.
Lanercost

John Flexman of Hodesdon acknowledges that he owes to Master Gerard de Sesiriaco, canon of St. Martin's-le-Grand, London, 110*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Oct. 24.
Lanercost

Master Thomas de Dyngele, parson of the church of Northwithme, in the diocese of Lincoln, acknowledges that he owes to William son of Geoffrey de Burton of Brassingburgh 5 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Lincoln.

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Membrane 4d—cont.

Enrolment of agreement made on all Saints' Day, 38 Edward, between Ralph de Broughton, the younger, and Joan, his wife, on the one part, and Robert son of the late Ralph de Manygeho of Merston, on the other, whereby Ralph and Joan have demised to Robert for life for 20 marks sterling, which he gave to them (*ei*) as a gressom (*in gersumam*), a good and suitable chamber for him to dwell in within their court in the town of Broucton, and whereby they undertake to maintain Robert for life in food and drink, as well as they maintain themselves without any alteration, and they also grant to him for life the maintenance of a horse in hay and grass without gainsaying, Robert rendering to them for his life two marks yearly. If this agreement displease either party within ten years, then Ralph and Joan shall restore the twenty marks to Robert, and he shall re-enfeoff them of the 40s. of yearly rent that they gave to him from their tenants of Broucton and Middleton. Witnesses: Richard Ouf la Barbe, Robert Ouf la Barbe, Richard Gundwyn, Simon de Merston, Robert the child (*puero*), Robert the shepherd (*bercar*), Hugh de Camera. Dated at Broucton, on the day aforesaid.

Memorandum, that Ralph and Robert came into chancery, on 10 October, and acknowledged the aforesaid deed.

Oct. 20.
Lanercost

Robert son of Robert de Middleton of Lufwyk acknowledges that he owes to John de Suththorp, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Nicholas de Stutevill, knight, acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 5 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of return of Walter de Glouc[estria], escheator beyond Trent, setting out that the king sent him his writ, dated at Sandford, 8 April, in his thirty-second year, which is copied in full, ordering him to cause dower to be assigned to Joan, late the wife of Giles de Playz, tenant in chief, from the knights' fees and advowsons of churches that belonged to Giles, as she had not yet had her dower thereof [*page 132, above*], and stating that he has assigned to her one knight's fee in Depham, co. Norfolk, which William de Blunvill holds, and which is extended at 10l. yearly; a quarter of a fee in West Bradenham, in the same county, which quarter William Maupas and Ralph atte Rode hold, and which is extended at 20s. yearly; a moiety of a fee in Wyrethemondeford, co. Essex, which moiety Michael de Polinges and Andrew de Sakevill hold, and which is extended at 10l. yearly; a moiety of a fee in Takele, in the same county, which moiety the abbot of Colchester and John de Bassyngburn hold, and which is extended at 10l. yearly; a sixth of a quarter of a fee in Takelee, in the same county, which sixth the prior of Tremehale holds, and which is extended at 10s. yearly; and four fees in Stutton, co. Suffolk, which Robert de Gedyngg holds, and which are extended at 20l. yearly. He has also assigned to her the advowson of the church of All Saints, Wetyngg, co. Norfolk, which church is extended at 10l. yearly; the advowson of the church of Croxton, in the same county, which church is extended at 20 marks yearly; and the advowson of a free chapel in Wanyngore, co. Sussex, which chapel is extended at 5 marks yearly. Dated at Westminster, 8 August, in the year aforesaid.

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Nov. 6.
Lanercost.

Membrane 4d—cont.

Juliana Daverenche, lady of Folkeston, acknowledges that she owes to Edward, prince of Wales, 70*l.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

Walter Renaud, the prince's treasurer, acknowledges that the prince has pardoned her this money, as appears by his letter sewed to this roll.*

The aforesaid Juliana acknowledges that she owes to Walter Reginaldi, clerk, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

Memorandum, that the said Walter, the king's treasurer, on 2 July, in the first year of the reign of Edward son of the aforesaid king, enjoined Adam de Osgodeby, then keeper of the rolls of chancery, on the king's behalf to cause the said recognisance made to the prince to be annulled, and he also acknowledged that he had been satisfied for the 20*l.* aforesaid, and willed that the recognisance should be cancelled.

MEMBRANE 8d.

Nov. 6. Ordinance of the peace for Scotland. French. [*Fœdera*; Ryley, *Placita*, p. 510.]
Lanercost.

To pope C[lement]. The king sends to him by the bearer a hundred bucks of his English venison, but he postpones sending him any venison (*ferinam*) of harts as he knows that such venison (*venacionem*) abounds in those parts. [*Fœdera*; Prynne, *Records*, iii, p. 1147.]

John de Bella Fago acknowledges that he owes to Roger de Bella Fago 105*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Worcester.

Enrolment of notarial instrument, dated 23 October, 1306, in the fifth Indiction, executed by John called 'Bouhs' of London, notary public by apostolic authority, and testified to by Andrew, late the clerk of William de Tang, of the diocese of York, notary public by apostolic authority, witnessing that James called 'Steward' (*senescallus*) of Scotland did fealty to the king for all his lands before the treasurer and others of the king's council upon the consecrated body of Christ, the holy crosses called 'la Croiz Neytz' and 'la Blakerode,' and other relics, and made letters patent under his seal, which are set out in full, dated in the priory of Lanrescost, 23 (*sic*) October, 1306, in the thirty-fourth year of the reign, and that James then went to the king and did homage to him for his lands in Scotland, and that James has appended his seal to this public instrument, which was executed in the said priory on the aforesaid day and year in the presence of Aymer de Valencia, John de Hasting', John Boteturte, Robert de la Warde, John de Suleia, barons, John de Hastang' and John de Douvedale, knights, and Sir John de Sandale, Sir William de Bevercote, Sir Robert de Cotingham, and Sir John de Wynton[ia], clerks, and a multitude of others. [*Parl. Writs*; Ryley, *Placita*, p. 511.]

Memorandum, that this public instrument was delivered at London, on 19 November, to William de Brikhull, one of the king's chamberlains, to be kept in the treasury.

Nov. 10.
Lanercost.

Margery, late the wife of John de Basingges, and Reginald, her son, acknowledge that they owe to William de Hamelton, dean of St. Peter's, York, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. London and Essex.

* The letter has disappeared, but its former presence is attested by the holes in the margin through which the thread by which it was sewed to the roll passed.

1306.

Membrane 8d—cont.

John de Chiggewell of London acknowledges that he owes to James de Dalilegh 15*l.*; to be levied, in default of payment, of his lands and chattels in London.

Membrane 8d—Schedule.

[Enrolment of a return of Walter de Gloucestria, escheator this side Trent.] By authority of which order, on 15 July, 34 Edward, I caused partition to be made by John de Geyton, Geoffrey de Cangham, John Purde of Hillyngton, Robert Cordel, Bartholomew de Molendino, Edmund Athelwald, Richard de Sithesterne, Thomas de Angulo of Sengham, Roger de Apeton, William Truyt of Dunton, Richard de Saham, and Richard Toly, jurors, of all the lands that Roger son of Peter son of Osbert held at his death by the courtesy of England of the inheritance of Sarah, his late wife, in co. Norfolk, and I delivered to John de Thorp, kinsman and heir of Margaret, one of the aunts and heirs of Sarah, full seisin of a moiety of all the lands aforesaid, to wit, in:

Northrek.—A moiety of the chief messuage on the south, which moiety contains 2 acres, 1 rood and 38½ perches. Also a moiety of 857 acres and 14½ perches of arable land in divers pieces on the south. Also a moiety of 17 acres, 16½ perches of meadow and pasture in two places on the south. Also a moiety of 15½ acres of heather in Estlyng on the south. Also a moiety of 82 acres, 3 roods and 15 perches of heather in Westlyng on the south. Also a moiety of 22 acres of plane (*plani*) in Westlyng on the south. Also a moiety of an old rabbit-warren (*cunicular*) near the windmill on the south. Also a moiety of a windmill. Also a moiety of a market on Tuesday and of a yearly fair at Michaelmas. Also 85*s.* 11½*d.* of rent to be received from the following free tenants, with their services; William Toly 9*s.* 2½*d.*, Richard Thurkild 8*d.*, Peter de Tilneye 2*d.*, Robert son of John Underburgh 8½*d.*, John Toly 3*s.* 2½*d.*, Edmund Athelwald 9*s.* 5*d.*, Richard Athelwald, the elder, 2*s.* 8*d.*, Robert Underburgh 4*s.* 10½*d.*, Richard Toly ½*d.*, Roger de Calthorp 4*s.*, Thomas de Sneterton 12*d.*, the prior of Fakenhamdam 1½*d.*, John son of Robert the smith 8½*d.*, Emma Crimme 4½*d.* Also a rent of three capons yearly from the prior of Binham, and another of two capons yearly from Bartholomew Mannyng.

I have also delivered to him seisin of the following villeins, with all their customs and services: Peter Brun, Ralph and Geoffrey, his brothers, who hold 8½ acres of 'mollond' and render yearly 10½*d.*; Helewys[ia] the smith, who holds 1 rood of land; Roger de Spanye, who holds 1 acre of land and renders 2½*d.* yearly; Avicia de Spanye, who holds one acre of land and renders 8*d.* yearly; Hugh Hardy, the younger, who holds nine acres of land and renders 2*s.* 8*d.* yearly; John son of Peter, who holds 15 acres, 2 roods and 83 perches, and renders 4*s.* 2½*d.* yearly; Marota Mirulde and Juetta, daughters of Peter de Rameseye, who hold 6 acres of land and render 17½*d.* yearly; Bartholomew the smith, who holds 4½ acres and renders yearly 12*d.*; Robert Makefare, who holds 8½ acres of land, and renders 3*s.* 5½*d.* yearly; John Veltre, who holds 7½ acres of land, and renders yearly 22½*d.*; Gilbert, Robert and Richard Makefare, who hold 3 roods of land; Agnes Hoek and Alice and Emma, her sisters, who hold a rood of land; Master Gybun, who holds half an acre of land; Simon Fayrweder, who holds 8 acres and 16 perches of land, and renders 12½*d.* yearly; Adam son of Peter, who holds 3 acres and 2½ roods of land, and renders 16½*d.* yearly; William son of Stephen, who holds 6 acres and 25 perches of land, and renders 18½*d.* yearly; Reginald son of Peter,

1306.

Membrane 8d—Schedule—cont.

who holds 9 acres, 1 rood, 6½ perches, and renders 2s. 8½d. yearly; Hervey Passelewe, who holds 4½ acres of land, and renders 12½d. yearly; Peter Crumme and Pauline and Henry, his brothers, who hold 4½ acres of land and render 18½d. yearly; Abelotta and Eda Lewyn, who hold 5 roods of land, and render 3½d. yearly; Jordan Key, who holds 18 acres and 17 perches of land, and renders 8s. 8½d. yearly; Hamon Shirreve, who holds 4 acres and 1½ roods of land, and renders 12½d. yearly; Robert, Edmund and Godfrey Shireve, who hold 4½ acres and 10 perches of land, and render 18½d. yearly; Edmund Shireve, the elder, who holds 8 acres and 2½ roods of land, and renders 10½d. yearly; Agnes and Alice, daughters of Adam Shireve, who hold, 2 acres, and render 5½d. yearly; William le Palmere and Christiana, his wife, who hold 1 cottage, 1½ roods of land; Agnes, Maud, Alice and Katharine, daughters of Peter de Westgate, who hold 1 acre and 8 roods of land, and render 4½d. yearly; William Bene, who holds 2½ acres, and renders 6½d. yearly; Bartholomew Bene, who holds 2½ acres, and renders yearly 6½d.; Ketelinus Toly, who holds half an acre, and renders 1½d. yearly; Alice and Cecily, daughters of Drugman, who hold 4 acres, and render 2s. yearly; Ralph Wolmere, who holds half an acre, and renders ½d. yearly; Robert Key, who holds 4 acres and 14 perches, and renders 15½d. yearly; Ralph Otewy and Is[abel], his sister, who hold part of a cottage-holding (*cotagii*); Andrew Cluit, who holds 8½ roods, and renders ½d. yearly; Reginald Feyrweder, who holds 81 acres, 1 rood and 80 perches, and renders 7s. 6½d. yearly; William Feirweder, who holds 6 acres, 1 rood, 15 perches, and renders 17½d. yearly; Peter de Tilneye and Richemaia, his wife, who holds 2 acres, 1 rood and 10 perches, and render 4½d. yearly; Mariota, daughter of Robert Julian, who holds 1 rood and 82 perches; Christiana Feyrwedere, who holds 1 acre, 1 rood and 8 perches, and renders 3½d. yearly; Bartholomew son of Peter, who holds 22½ acres, and renders 5s. 6d. yearly; Abelotta and Is[abel], his daughters, hold 2 acres, and render 6d. yearly; Elviva and Agnes, sisters of Reginald son of Robert, hold 2 acres and render 4½d. yearly; Stephen Deusacr[e] holds 5 acres and 1½ roods, and renders 15½d. yearly. Also the services and customs of Reginald Feyrman, who holds 2½ roods, and renders 2½d. yearly; Reginald Rikedun, who holds 2 acres, and renders 5½d. yearly; Edmund son of William Toly, who holds 11½ acres, and renders 4s. 0¾d. yearly; Ralph Seburgh, who holds 8 acres and 1 perch, and renders 6½d. yearly; Roger the smith, who holds 8 acres and half a rood, and renders 9¾d. yearly; Robert Gummyld, who holds 2 acres, and renders 9d. yearly.

I have also delivered to John seisin of the services and customs of the following customary-tenants (*customariorum*) called 'werkmen': John Moraunt and the heirs (*her'*) of Henry Moraunt, who hold 14 acres of work-land (*terre operar'*); Ralph son of Stephen and William, his brother, who hold seven acres of land; Reginald Child, who holds 5 acres and 8 roods of the tenement of Child; Reginald Feyrweder, who holds 8 roods of the said tenement; Hamon Shireve and his parceners, who hold half an acre of the said tenement; William Toly, who holds 1 acre of the said tenement; Andrew Cluit, who holds 7 acres and half a rood of the tenement of Cluit; Reginald Feirweder and William, his son, who hold 8½ roods of the said tenement; Robert Pirro, who holds 5½ acres of the tenement of Dibald and Chalender; Warrin le Mouner, who holds half an acre of the said tenement; Reginald Piteman, who holds 80 perches of the said tenement; Hugh Lewyn, who holds 8 acres of work-land; Adam son of Peter, who holds 1 acre of the tenement of Cat; Abelotta Bacun, who holds 1 acre and 8 roods of the said tenement; Hugh Lewyn,

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Hamon Shireve, Maud Shireve, who hold three acres of the said tenement; Reginald Feirweder, who holds half an acre of the said tenement; Reginald Pitman, who holds 8 roods; Hugh Otewy, who holds 1 rood and 10 perches; Ralph Otewy, who holds 1 rood and 10 perches; Alice Crane, who holds 1 rood of the said tenement; Bartholomew son of Peter, Adam, and Reginald, his brothers, who hold $4\frac{1}{4}$ acres of the tenement of Godefrey; Katharine, daughter of Geoffrey Henry, who holds 2 acres of the said tenement; Adam son of Peter, who holds 1 acre of the said tenement; Reginald Feirweder, who holds half an acre of the said tenement; William the shoemaker (*sutoris*), who holds 1 rood and 10 perches of the tenement of Rennespyndel; Christiana Fot, who holds one rood of the said tenement; and Gilbert Cluyt, who holds three perches of the tenement of Lelement and Marbilioun.

I have also delivered to John seisin of the services and customs of the following customary tenants called 'Havermen': Jordan Key and Robert Key, who hold 4 acres of work-land; Ketelina Toli, who holds $1\frac{1}{4}$ roods of the tenement of Bygod; Reginald Pitman and Stephen Reymund, [who hold] $1\frac{1}{4}$ roods of the said tenement; Reginald Pitman and Waren le Mener, who hold one rood of the said tenement; Godfrey Mannyng, who holds three roods of the said tenement; Paveye Clement and William his son, who hold 8 roods of the said tenement; Bartholomew son of Peter, who holds $1\frac{1}{4}$ roods of the said tenement; Reginald Feirweder, who holds one rood and 35 perches of the said tenement; Ralph Seburgh, who holds 8 roods of the tenement of Robert the shoemaker; Ralph Wolmere, who holds half an acre of work-land; Alice Crane, who holds half an acre. Also seisin of a moiety of the services and customs of William le Sutere, who holds 3 acres and 1 rood of the tenement of Shipman; and a moiety of the services and customs of Godevallet, who holds 3 roods of the said tenement.

Hillyngton.—I have also delivered to the said John de Thorp full seisin of a moiety of the chief messuage on the south, which moiety contains 1 acre, $21\frac{1}{4}$ perches and a moiety of 116 acres, 8 roods and 13 perches of arable land in divers pieces on the south; and a moiety of an acre of meadow [and of] 55 acres, 8 roods and $2\frac{1}{4}$ perches of pasture on the south. Also 20s. 10d. of yearly rent from the following free tenants: the abbot of Derham 14s. 2d., Henry son of Robert 1d., William Folke, 2d., William Benet $1\frac{1}{4}$ d., William de Buckenham 2d., John Purde 4s. 3d., Reginald Pigge 2d., Agnes de Bintre 20d., Adam Joye $\frac{1}{4}$ d. Also I have delivered to him seisin of the following villeins, with all their customs and services: Fulk Thetham, who holds 9 acres of land; Alexander Picotcok, who holds 6 acres of land; Godfrey Bertyng', who holds 2 acres and $8\frac{1}{4}$ roods of land.

Knights' fees and advowsons of churches.—Also I have delivered to the said John seisin of $2\frac{1}{4}$ knights' fees pertaining to the manor of Northrek, to wit: one fee in Carleton and Quarles, which John de Thorp holds; a moiety of a fee in Stanhowe and Brunhamthorp, which Roger de Calthorp holds; a moiety of a fee in Depedale, which Roger de Toftes holds; a moiety of a fee in Brunham of the fee of Brisworth, which Gregory de Thorp holds.

I have also delivered to him seisin of a moiety of the advowson of the church of Northrek, so that he shall have the first presentation to it; and of a moiety of half of the advowson of the church of Hillynton, so that he shall have the first presentation to it.

Northrek.—I have delivered to Edmund de Pakenham and Roesia, his wife, one of the kinswomen and heiresses of Is[abel], the other aunt and

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heiress of the said Sarah, and to Robert de Ufford and Cecily, his wife, the other kinswoman and heir of Isabel, full seisin of a moiety of all the aforesaid lands, to be divided into two equal parts between them, to wit: a moiety of the chief messuage of Northrek on the north, which moiety contains two acres, one rood, $28\frac{1}{2}$ perches of land in Northrek; also a moiety of 857 acres, $14\frac{1}{2}$ perches of arable land in divers pieces on the north (*versus umbram*); a moiety of 17 acres, $16\frac{1}{2}$ perches of meadow and pasture in two places on the north; a moiety of $15\frac{1}{2}$ acres of heath in Estlyng on the north; a moiety of 82 acres, 8 roods and 15 perches of heath in Westlyng on the north; a moiety of 22 acres of plain in Westlyng on the north; a moiety of an old rabbit-warren near the windmill on the north; a moiety of a windmill; a moiety of a market on Tuesday; a moiety of a yearly fair at Michaelmas. Also 40s. $8\frac{3}{4}d.$ to be received from the following free tenants, with their services: Alice de Coldham and her partners (*participibus*) 5s.; Christiana Herron 8d.; Richard Scriveyn $1\frac{1}{2}d.$; Martin le Porter and his partners 16s. $4\frac{1}{2}d.$; Walter Bernard 4s. $7\frac{1}{2}d.$; Roger de Apeton 2s.; Walter de Calthorp 5s.; the abbot of St. Mary de La Pre (*de Pratis*) $18\frac{3}{4}d.$; the tenants of the tenement that belonged to Robert Page $2\frac{1}{2}d.$; Reginald Rikedun 9d.; Godfrey the cook 2s. $1\frac{1}{2}d.$; Richard son of Ralph de Redham 2s.; Ralph Scryveyn 8d.; Godfrey Jule 6d.; the rent of three capons to be received from the prior of Bynham; the rent of two capons yearly from John Fretbred and Gilbert Cluit.

I have also delivered to them seisin of the following villeins with all their services and customs, to wit Geoffrey Helewys and Peter, his brother, who hold $17\frac{1}{2}$ acres of land and render 4s. $7\frac{1}{2}d.$ yearly; William Makefare, who holds six acres and $8\frac{1}{2}$ roods and renders 2s. $6\frac{1}{2}d.$ yearly; John Geffrey, who holds $8\frac{1}{2}$ roods of land and renders $2\frac{3}{4}d.$ yearly; William Bacun, who holds 4 acres of land and renders 12d. yearly; Clement Crane, who holds one cottage-holding (*cotag'*), 8 acres and 8 roods of land and renders $14\frac{1}{2}d.$ yearly; William Crane and Henry, his son, who hold 4 acres and $1\frac{1}{2}$ roods and render $18\frac{1}{2}d.$ yearly; Bartholomew Bacun, who holds 7 acres of land and renders 21d. yearly; Roger Crane, who holds 4 acres and $2\frac{1}{2}$ roods and renders $18\frac{3}{4}d.$ yearly; John Andreu, who holds 8 acres and renders $18\frac{1}{2}d.$ yearly; Geoffrey le Clerk and Alice, his wife, who hold 5 acres and render $18\frac{1}{2}d.$ yearly; Bartholomew Palle, who holds 5 acres and renders 15d. yearly; John Fretbred and Robert, his brother, who hold 18 acres and render 8s. $9\frac{3}{4}d.$; Lona de Fundenhale, who holds $2\frac{1}{2}$ roods and renders 2d. yearly; Goda, daughter of Robert Stannard, who holds 4 acres, 8 roods and a croft and renders $14\frac{1}{2}d.$ yearly; Reginald Gilbert and Richolda, his wife, who hold 4 acres and $1\frac{1}{2}$ roods with croft and render 12d. yearly; John Brun, who holds $1\frac{1}{2}$ acres and 10 perches and renders $8\frac{3}{4}d.$ yearly; Reginald Bene, who holds 6 acres, 8 roods and 1 perch and renders $18\frac{1}{2}d.$ yearly; Margery Bene, who holds $8\frac{1}{2}$ roods and renders $2\frac{3}{4}d.$ yearly; Mabel Bene, who holds half an acre and renders $1\frac{1}{2}d.$ yearly; Agnes Swyft, who holds 5 acres and 20 perches and renders $14\frac{3}{4}d.$ yearly; Godfrey Gueppard and Avicia, his wife, who hold $4\frac{1}{2}$ acres of land and render $12\frac{1}{2}d.$ yearly; Peter Swyft, who holds $7\frac{1}{2}$ acres and 1 rood of land and renders $21\frac{1}{2}d.$; Stephen Reymund, who holds 12 acres, 8 roods and 8 perches of land and renders 8s. $1\frac{7}{8}d.$ yearly; Ketelinus Reymund, who holds 15 acres and 1 rood of land and renders 8s. $6\frac{1}{2}d.$ yearly; Thomas Shireve, who holds $5\frac{1}{2}$ acres and half a rood, and renders $15\frac{1}{2}d.$ yearly; Reginald son of William Shireve, who holds 8 acres of land and renders 9d. yearly; Godfrey son of William Shireve, who holds 2 acres, $2\frac{1}{2}$ roods and renders $7\frac{1}{2}d.$ yearly; William Shireve, who holds 2 acres and 1 rood of

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of land and renders $6\frac{1}{4}d.$ yearly; Adam Shireve, who holds 3 acres and 1 rood of land and renders $9d.$ yearly; Katharine, Henry and Ralph Otewy, who hold 1 rood and render $6d.$ yearly; Warin the miller, who holds 1 rood of land and renders $1\frac{1}{4}d.$ yearly; William Chaumberer, who holds 3 acres and 8 roods of land and renders $9\frac{1}{4}d.$ yearly; Gilbert Cluit, who holds 6 acres and 1 rood of land and renders $18d.$ yearly; Sarah Mannyng, who holds $8\frac{1}{2}$ roods and renders $2\frac{1}{2}d.$ yearly; Peter Stannard, who holds 7 acres and renders $21d.$ yearly; Emma Stannard, who holds half an acre of land and renders $1\frac{1}{4}d.$ yearly; Robert Chek and Alice, his wife, who hold 19 acres with croft and render $4s. 8\frac{1}{4}d.$ yearly; Reginald son of Robert Julian, who holds $22\frac{1}{4}$ acres and renders $5s. 1\frac{1}{4}d.$ yearly; Bartholomew Mannyng, who holds $20\frac{1}{4}$ acres and renders $4s. 4\frac{1}{4}d.$ yearly; Ralph Fayrweder and John, his son, who hold 2 roods and 12 perches of land and render $1\frac{1}{4}d.$ yearly; Maud, late the wife of John Underburgh, who holds 2 acres and 10 perches and renders $6\frac{1}{4}d.$ yearly; Laurence Makefare, who holds $2\frac{1}{2}$ roods and renders $1\frac{1}{4}d.$ yearly; Robert son of John Underburgh, who holds $1\frac{1}{2}$ acres and renders $5d.$ yearly; Richard Thurkild, who holds half an acre and renders $1\frac{1}{4}d.$ yearly; Reginald Abbot, who holds 1 rood and renders $\frac{3}{4}d.$ yearly; Helewisia Stannard, who holds a cottage-holding (*cotag'*) and renders $\frac{1}{4}d.$ yearly.

I have also delivered to them seisin of the services and customs of the following customary-tenants (*custumar'*) called 'werkmen,' to wit: Peter Thurstan and Christiana, his wife; Roger le Ferur and Goda, his wife, who hold 14 acres of the tenement of Pymmok; Robert Waggespere, who holds 7 acres of the tenement of Waggespere; Peter Stannard, who holds 8 acres of work-land* (*terre operar'*); Stephen Reymund, who holds half an acre of the tenement of Dibald and Chalender; Christiana Fot, who holds 1 rood of the said tenement; Maud Gersay, who holds 1 rood of the said tenement; Reginald son of Peter, who holds 1 rood of the said tenement; the said Reginald, Bartholomew and Adam, his brothers, who hold half an acre of the said tenement; Roger the smith, who holds $1\frac{1}{2}$ roods of the said tenement; Ralph Otewy, who holds 1 rood and 10 perches of the said tenement; Aunsilia Dibald, who holds 3 acres, 2 roods and $6\frac{3}{4}$ perches of the said tenement; Richard Huly, who holds 8 acres and 1 rood of the land of the tenement of Alblast;

Membrane 8d—Schedule, dorse.

William Crane, who holds $8\frac{1}{2}$ acres of the said tenement; Henry Crane, who holds 1 rood of the said tenement; Agnes Hulin and Eda, her sister, who hold half an acre of the said tenement; Roger Crane, who holds half an acre of the said tenement; Godfrey Mannyng, who holds 8 acres of work-land; Maud Rennespindel, who holds $2\frac{1}{4}$ acres of the tenement of Rennespindel; Agnes, Alice and Emma Ruteles, who hold 3 acres and $1\frac{1}{4}$ roods of the said tenement; Andrew Cluit, who holds $3\frac{1}{2}$ roods of the said tenement; Warin le Mouner, who holds $2\frac{1}{2}$ roods and 14 perches; Hugh Wolmer, who holds 4 acres and $1\frac{1}{2}$ roods of land of the tenement of Drepedenel; Robert son of John Cokerel, who holds 8 acres of land; Reginald Fayrweder, who holds 3 roods and 5 perches of land of the tenement of Lelement and Marbilioun; William Fayrweder who holds 35 perches of land of the said tenement; Alice de Folesham, who holds 3 perches of the said tenement; Hamon Shireve and his brothers, who hold $2\frac{1}{2}$ roods of the said tenement.

* As *operar'* is nowhere written at full length, it is not clear whether it is adjective or the genitive plural *operarum*. If the latter, the English rendering should be 'workmen's land.'

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I have also delivered to them seisin of the services and customs of the following customary-tenants (*custumar'*) called 'havermen,' to wit: Henry Skot and Beatrice, his wife, who hold $3\frac{1}{2}$ acres of the tenement of Thorald; Reginald Fayrweder, who holds half an acre of the said tenement; Reginald son of Peter, Alice, his wife, William son of Stephen and Blitha, his wife, Adam son of Peter and Maud, his wife, and their parceners, who hold 8 acres and 8 roods of work-land; Bartholomew Bakun, who holds 8 roods of land of the tenement of Robert the shoemaker (*sutor*); William Crane and Clement Crane, who hold 1 rood of the said tenement. Also of a moiety of the services and customs of William le Sutere, who holds 8 acres and 1 rood of the land of Shipman; and a moiety of the services and customs of Goda Vallet, who holds 8 acres of the said tenement.

Hillyngton.—I have also delivered to them full seisin of a moiety of the chief messuage in Hyllington on the north, which moiety contains 1 acre and $21\frac{1}{2}$ perches; and a moiety of 116 acres, 8 roods and 18 perches of arable land in divers pieces on the north; and a moiety of an acre of meadow, 55 acres, 8 roods and $2\frac{1}{2}$ perches of pasture on the north; and 22s. 4 $\frac{1}{2}$ d. of rent to be received from the following free tenants, with their services: Geoffrey Palmere 2s.; Simon Palmere 12d.; Robert Warde 22d.; Thomas son of Reginald 9d.; Theda Folk 1 $\frac{1}{2}$ d.; from the heirs of John Aubyn 6d.; the abbot of Derham 14s. 2d.; Thomas Dote 2s. I have also delivered to them seisin of the following villeins, with all their services and customs: Theobald son of Robert, who holds $3\frac{1}{2}$ acres of land, and Thomas Dote, who holds 9 acres.

Knights' fees and advowsons of churches.—Also I have delivered to them seisin of $2\frac{1}{2}$ knights' fees pertaining to the manor of Northcrek, to wit, $1\frac{1}{2}$ fees in Bernyngh[am] and Depedale, which Roger de Bernyngham holds; a quarter of a fee in Shipdene, which William de Bradenham and his parceners hold; a moiety of a fee in Brunham called 'Brisworthe fee,' which George de Thorp holds; a quarter of a fee in Brunham St. Mary, which Paul de Subburgo and his parceners hold.

I have also delivered to them seisin of a moiety of the advowson of the church of Northcrek, so that they shall have the second presentation thereto; and of a moiety of half of the advowson of the church of Hillyngton, so that they shall have the second presentation thereto.

Suffolk, Combes.—Participation and division of the manor of Combes made by the king's writ, on 26 June, 84 Edward, before the escheator this side Trent between the said John de Thorp, on the one part, and Edmund de Pakenham and Roesia, his wife, Robert de Ufford and Cecily, his wife, on the other, in the presence of the said John in his own person and of Edmund and Roesia by Peter de Thorp, their attorney by their letters patent, and of Robert and Cecily by Stephen Edrich and William, parson of the church of Wykham, their attorneys by their letters patent, by Geoffrey Clement, John de Caldecote, Robert del Appelton, Robert de Welstede, William de Morleye, Gerard Cokerel, Hervey Cokerel, Geoffrey Flemyng, Ranulph de Clanvill, Adam de Grang[ia], Hugh de Fundenhale, and Nicholas Wyckemoy, the jurors.

The chief messuage is delivered wholly to John by the assent and ordinance of the parceners, with the enclosed stew outside the gate. There are also delivered to him $121\frac{1}{2}$ acres, $89\frac{1}{2}$ perches and 1 foot (*pes*) of arable land, 12 acres and $87\frac{1}{2}$ perches of mowing (*falcabil'*) meadow, 12 acres and $20\frac{1}{2}$ perches of pasture, 18 acres, $5\frac{1}{2}$ perches of wood on the south, as appears fully by bounds. Also the mills of the manor are so divided that the said parceners shall take their profits thereof in common, to wit John a moiety and the other moiety to the others, and they shall

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maintain them in common in the like proportion. Also the leet (*leta*) is thus divided that it shall be held entirely, and that each of the parceners shall take the fines, amercements, forfeitures and emends of their own tenants. Also the advowson of the church is so divided that John as representing the elder branch (*tanquam eynnicia pars*) shall present to it on the first voidance, and Edmund, Roesia, Robert and Cecily shall have the second turn. Also there are delivered to John 6*l.* 16*s.* 8½*d.* of rent of assize to be received yearly from the free tenants, and 14*s.* of yearly scutage to be received at Michaelmas from the following tenants, to wit from Gothelesford Geoffrey Clement, Robert del Appelton, Ralph de Bukenham, Alan the chaplain, John the chaplain, Maud de Glamvill, William Aleyn, John le Gardener, Gerard Cokerel, Syota, Joan, Clemencia, and Alice, daughters of Sampson de Batesford, Mabel Prudfot and Sabina, her sister, Milicent Spraggy and Dionisia, her sister, Robert Copman, Hugh de Fundenhale, Roger de Bradstert, William the smith, William Modi, Henry le Gardiner, William de Bureford, chaplain, John Sorel, John de Hotoft, Walter le Webber, Geoffrey Fabian, John Galion, Thomas Manger, the master of the hospital of St. John, Batesford, Richard Pither, Richard Kuckel, Ralph Olyver, Robert de Glanvill, Hugh Spurgi, Agnes Spurgi, William de Boxstede, Henry Goste, Simon de Cokefeud, Thomas de Lovayne, John de Geddyingg, William de Boxstede, William Haltebe, Ranulph de Glanvill, and Jocus de Graveny.

Also there are delivered to the said John the following villeins, with their villein-tenements (*villenagis*), suits and offspring (*sequel'*), customs and services: Clement Adgoz, Adam Burs, Roger Clewe, John Graunger, Adam Flemmyng, Robert Stevene, Ralph le White, Richard Segot, William Mot, Richard Cawe, Geoffrey Fabian, Roger Wyther, William de Wolpot, Robert Love, Thomas Love, Robert le Whyte, Alexander Gos, Mariscia Gos, Thomas Bellous, Roger Bellous, Thomas Bellous, Alice, Mabel, Maud Bellous, Richard Waughe, John Pikston, Ralph le White, Ralph Wade, Robert Stevene, Thomas Stevene, John Pertrik, Robert Love, Roger Fot, William Fot, Robert Bole, Richard Hasshard, William son of Geoffrey de Boyton, William Burehard, Roger Mot, Bartholomew Mot, Mabel Wynte, Christiana Rery, Peter Rery, Roger de Gosshill, Adam Hose, Adam Flemmyng, William Justyn, Henry le Gardiner, William Aleyn, Hugh de Boyton, smith, William le Welleber', Adam le Whyte, Gilbert Pertrik, Athelis[a] Serle, Ralph le Reve, Henry Mot, Emma Aleyn, Alice, Mabel, Maud, heirs of William de Gosshill, and Adam Gernegan, which villeins render yearly 78*s.* 8½*d.*, and 28½ hens, 105 eggs; they also do 24 boon-carryings (*averagia*), 18 harrowings (*herciaturas*), 717½ winter boon-works (*opera*), 112 summer boon-works, 268½ summer boon-works without food, 27 harvest boon-works (*precar'*) with food.

There are delivered to Edmund and Roesia for their purparty of the manor 66½ acres and 17½ perches of arable land, 9 acres and 29½ perches of mowable meadow, 5 acres, 3 roods and 25½ perches of pasture, 9 acres, 1 rood, 2½ perches of wood on the north as appears fully by bounds. Also a quarter of the profit of the mills as above. Also a quarter of the profits of the leet is delivered to them as above, and the advowson of the church that they shall present at the second turn as above. There are also delivered to them 69*s.* 1½*d.* of yearly rent of assize of free tenants, and 7*s.* yearly scutage at Michaelmas from the following tenants: Roger de Bavent, William de Bosco, Robert de Belstede, William Chapman, Hugh the smith, Roger Bataille, Robert Camp, Roger de Glanvill, William le Webber, Agnes Algoz, Robert the smith, Peter Boter, Richard Spot, William Sriker, Nicholas Wastouel, William de Boyton, the abbot of St. Ositha, and Nicholas de Batisford.

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There are also delivered to them the following villeins, with their villein-tenements, suits and offspring, customs and services :—Hamo the tanner (*tannator*), Robert, his brother, William Brend, Nicholas Serle, Thomas Fot, Dionisia Gernegon, Nicholas de Likes, Emma Boyt, Mabel and Sarah, her sisters, William Pertrich, William Wenghe, Adam Ravenild, Adam le Mouner, Robert le Wryght, Thomas Stevens, William de la Sy, John Hakon, Adam Frend, Christiana Clobbe, William Frende, John le Draper, Roger Hold, Adam Snel, Henry Saincter (?), John le Gardiner, Robert Hunfrey, Petronilla Coldhake, Thomas son of Rey, Sibyl, his wife, and Richard Wyther, which villeins render 89s. 1½d. yearly, and 14½ hens, 52½ eggs; and they do 12 boon-carryings, 6½ harrowings, 358½ winter boon-works, 56 summer boon-works, 181½ harvest boon-works without food, and 18½ harvest boon-works (*precar'*) with food.

There are delivered to Robert and Cecily for their purparty of the said manor 66½ acres, 17½ perches of arable land, 9 acres, 29½ perches of mowable meadow, 5 acres, 8 roods, 25 perches of pasture, 9 acres, 1 rood and 2½ perches of wood on the north (*ex opposito solis*) as appears by bounds, etc.; and also a quarter of the mill, as is aforesaid; and also a quarter of the profit of the leet, as is aforesaid; and also the advowson of the church, so that they shall present according to the turn of the avoidance.

There are also delivered to them for their purparty 69s. 1½d. of rent of assize of free tenants and v[i]s. of yearly scutage at Michaelmas from the following tenants: the prioress of Flixton, Ranulph de Glanvill, William Senelones, Athelis Adegor, Richard the tanner, William Brache, Richard Knokel, Emma Aleyn, Henry Prit, Richard Boneyr, Angot de Gosshill, Robert Canon, Richard le Mouner, Sarah de Brakstret, Godman the smith, Peter Frend, Robert son of Reyner, William Thurmod, the master of the hospital of Batesford, and Richard the tanner.

There are also delivered to Robert and Cecily all the following villeins, with their villein-tenements (*villenag'*), suits, issues (*sequel'*), etc., customs and services: John Wengh, Richard Brom, Margaret Brom, Roger Serlee, Adam Love, William Angot, Roger Angot, Thomas Brid, Emma la Norice, Mariota Jour, John Mot, Wal[ter] Coldhake, Nicholas Wastenel, William Spot, Adam Coldhake, Emma Rosewy, Agnes, her sister, William the smith, Roger Osbern, Robert Gist, William Catel, John Coldha[kel], Walter Coldhake, William le Barker and Richard Wicher; who render yearly 89s. 1½d. at four terms, 14½ hens, 52½ eggs, and do twelve boon-carryings (*averagia*), 6½ harrowings, 358½ winter boon-works, 56 summer boon-works, 181½d. winter boon-works, without food, 14½ harvest boon-works (*precar'*) with food.

Helmyngham.—Partition of the manor of Helmyngham, in the said county, made by the king's writ on 26 June, 34 Edward, before the escheator this side Trent, between the aforesaid John de Thorp and the aforesaid Edmund de Pakenham, Roesia, his wife, Robert de Ufford, and Cecily, his wife, in the presence of John de Thorp in his own person, Edmund and Roesia by Peter de Thorpe, their attorney by their letters patent, Robert de Ufford and Cecily by Stephen Edrich, William, parson of the church of Wykham, their attorney by their letters patent, by Benedict Olyver, Robert Martyn, Robert Sturmyn, John de Cakest[rete], Benedict del Brok, Roger Overee, William Harlewyne, Geoffrey del Holm, Robert Bernard, William de Lampit, Warrin del Wode, John de la Mou . . ., who were sworn for this purpose. Which manor is thus divided; to wit, 2 acres, 8 roods, and 21½ perches of the messuage of the manor on the south (*ex parte solis*) are delivered to Sir John de Thorp; and there are delivered to him 85 acres, 1½ roods and an eighth of a perch of arable land, 5 acres,

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Membrane 3d—Schedule, dors—cont.

21½ perches of mowable meadow, 8 acres, 8 roods, 14½ perches of pasture, and 11 acres, 17½ perches of wood on the south, as marked by bounds. There is also delivered to him a moiety of a windmill. There are also delivered to him the following knights' fees: a fee in Kenyngton, which Nigel de Kenyngton holds; a fee in Wynsted Crosfeld, which N . . . de Bokkyng holds; a fee in Westthorp, which Ralph de Wethreden holds; half a fee in Chaffeld, which Nicholas de Weylond holds; half a fee in Fly[xton], which the prioress of Flixton holds in frank almon. There are also delivered to him 28s. 10½d. of rent of assize of the following free tenants: Nicholas de Bokkyng, John de Cakstrete, Margaret le Gardener, Geoffrey de Holm, William Harlewyn, John Juwyn, Christiana Moy, John Purcaz, Roger, Amicia Getter, Hugh Solcard, Thomas de Feldegate, John del Mer, and Thomas del Foldegate. There are also delivered to him all the following customary-tenants, with their services: Benedict de Suthae, William Dipere, Margaret Molle, Roger May, Robert de Cakstrete, whose services are extended in all things to 29s. 0½d.

Helmyngham.—There are also delivered to the said Edmund and Roesia for their purparty of the said manor 1 acre, 1½ roods, 10½ perches of the messuage of the manor, and 42 acres, 2 roods, 9½ perches of arable land, 2½ acres, 10½ perches, 1 acre, 8 roods, 27 perches and 1 foot of pasture, 5½ acres, 8½ perches and 1 foot of wood on the north, as appears by bounds. There are also delivered to them a quarter of a windmill. There are also delivered to them the following knights' fees: a fee in Walton, which William de Videlou holds; half a fee in Herpol, which Stephen Houel holds; a quarter of a fee in Gossebek, which Richard de Gossebek holds; and a quarter of a fee in Flixton, which the prioress of Flixton holds in pure alms. There are also delivered to them 12s. 0½d. yearly of rent of assize of the following free tenants: Warin de B . . . , William Olyver, William Lampet, Richard Glanvill, Geoffrey Burnet, Roger Bee, Roger Hare, and William the carpenter. There are also delivered to them all the following customary-tenants, with their services and customs: Benedict Oselok, Walter Geg, and William Harlewyn, whose services and customs are extended at 14s. 0½d. yearly.

There are delivered to the aforesaid Robert and Cecily for their purparty of the said manor 1 acre, 1½ roods, and 10½ perches of the messuage of the manor; and 42 acres, 2 roods, 9½ perches of arable land, 2½ acres, and 10½ perches, 1 acre, 8 roods, 27 perches, and 1 foot of pasture, 5½ acres, 8½ perches and 1 foot of wood on the north, as appears by bounds. There are also delivered to them a quarter of a windmill. There are also delivered to them the following knights' fees: 1 fee in Yokeford and Middleton, which William de Swillyngg holds; half a fee in Herpol, which Stephen Houel holds; a quarter of a fee in Gossebek, which Richard de Gossebek holds; a quarter of a fee in Flixton, which the prioress of Flixton holds in pure alms. There are also delivered to them 11s. 9d. yearly of rent of assize from the following free tenants: John Oliver, Robert Bernard, Benedict del Brok, . . . Brombry, John Olyver, John Edwyne, and Robert Gerard. There are also delivered to them all the following customary tenants, with their services and customs: Benedict Saunfaille, Elis[abeth] le Rous, John Arnald, Maud Horn, and Alice Vinte, whose services are extended at 14s. 6½d.

MEMBRANES 2d, 1d.

Nov. 8.
Lancercost.

To Edward, prince of Wales. Summons to attend a parliament to be holden at Carlisle in the octaves of St. Hilary next for the ordaining and establishment of Scotland. [*Parl. Writs.*]

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Membranes 2d, 1d—cont.

- To Henry, earl of Lincoln. Like summons. [*Ibid.*]
 The like to ten earls and eighty-six others. [*Ibid.*]
- Nov. 8. To W. archbishop of York. Summons to attend the said parliament,
 Lanercost. and order to warn the dean of his church and the archdeacons to come in person, and the chapter of his said church to come by one proctor, and the clergy of his diocese to come by two proctors. [*Ibid.*]
 The like to ten bishops. [*Ibid.*]
 The like to W. bishop of Coventry and Lichfield, ordering him to warn the prior and chapter of Coventry and the dean and chapter of Lichfield, etc. [*Ibid.*]
 The like to W. bishop of Bath and Wells, ordering him to warn the prior and chapter of Bath and the dean and chapter of Wells, etc. [*Ibid.*]
 The like to six bishops, ordering them to warn the priors and chapter of their respective churches, etc. [*Ibid.*]
- Nov. 8. The like to the abbot of St. Augustine's, Canterbury. Summons to
 Lanercost. attend the said parliament. [*Ibid.*]
 The like to forty-seven abbots. [*Ibid.*]
- Nov. 8. To Roger le Brabazon. Order to attend the said parliament in person.
 Lanercost. [*Ibid.*]
 The like to fourteen others. [*Ibid.*]
 To the sheriff of York. Order to cause two knights for that county and two citizens from every city and two burgesses from every borough in the county to be chosen to attend the said parliament. [*Ibid.*]
 The like to all the sheriffs of England. [*Ibid.*]
- Nov. 6. To the mayor and bailiffs of the port of Dover. Order, under pain of
 Lanercost. loss of life and limb, lands, goods and chattels, to cause strict prohibition to be proclaimed throughout their bailiwick of any person taking out, or causing to be taken out, of the realm from their bailiwick any^o corn, beasts, or any other sorts of victuals, horses, armour, money, silver vessels or silver in mass without the king's special order and licence, and to arrest and keep safely until otherwise ordered by the king anyone doing the contrary, whose goods shall in addition be deemed forfeited, wherewith the king wills that the mayor and bailiffs shall be charged at the exchequer. They are also ordered to incite the men of their bailiwick to cause victuals and other necessities for the maintenance of the king and the men staying with him to be carried to the king in the best manner they shall see fit, as the king has ordained to stay in Scotland for some time, and he is there with a great number of armed men and others for keeping and securing that land, and has caused his general parliament to be convoked at Carlisle in the octaves of St. Hilary next, whither a great multitude of men will come from England and elsewhere, and his land of Scotland is wasted, destroyed and stripped bare in many ways, for which reason the king needs victuals, silver, horses and other things necessary for his maintenance and that of his men in Scotland and also for those who are coming thither, and for the garrisons of the castles and other places of those ports, and for other emergencies, for which it is necessary for him to have recourse to divers places of his realm.
 The like to the mayor and bailiffs of the port of Sandwich, the mayor and bailiffs of the port of Wynchelese, the bailiffs of the port of Hastingg', the bailiffs of the port of Romeneye, the bailiffs of the port of Hethe, the bailiffs of the port of La Rye, the bailiffs of the port of Pevenese, the bailiffs of the port of Portesmuthe.

* Membrane 1d commences here.

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Membrane 1d—cont.

The like to Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports, with an additional clause ordering him, as the king has it at heart that diligent execution of the premises shall be made, to put pressure upon (*insistatis erga*) the bailiffs of the said port singly to execute the premises carefully in form aforesaid, so conducting himself in this matter as to merit the king's commendation.

The like to the mayor and sheriffs of London, with clause to put pressure upon all and singular of that city as above.

The like to mayor and sheriffs of Southampton, Surrey and Sussex.

To Master Bartholomew de Ferentino, proctor of Francis son of Peter Gaytani. Inhibition of his attempting anything to the injury of the king's crown or of his royal right regarding a prebend in the church of York, which the king conferred during the voidance of that church, the archbishopric being then in his hands, upon Master John Bussch, his clerk, by reason of the said Francis' having caused John to be cited before the pope because Francis was incumbent (*incumbebat*) that prebend. [*Illegible in places.*]

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MEMBRANE 17.

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Nov. 22.
Lanercost.

To the sheriff of Stafford. Order to cause Gilbert de Chaucumbe, parson of the church of Clent, to have seisin of a messuage and four acres of land in Clent, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which William de Nunnechirche, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of Gilbert, and that the township of Clent had the king's year, day and waste thereof, for which it ought to answer the king.

Nov. 26.
Lanercost.

To Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports. Order to permit Roger le Sauvage to pass freely to parts beyond sea as the king's envoy to the pope, with his own household, and with horses, armour (*hernesio*), vessels.

Nov. 27.
Lanercost.

To the sheriff of Devon. As the king learns by an inquisition taken by the sheriff that Richard Jordan, imprisoned — [Incomplete.]

Nov. 27.
Lanercost.

Richard Jordan, imprisoned at Exeter for the death of Nicholas de Stodden, wherewith he is charged, has letters to the sheriff of Devon to bail him until the first assize.

Nov. 22.
Lanercost.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of William le Poer, who is insufficiently qualified.

Nov. 26.
Lanercost.

To Henry de Cobeham, warden of the Cinque Ports. Order to permit Erard de Baar, who is going to parts beyond sea by the king's licence, to cross from the port of Dover with his horses and equipments, notwithstanding the ordinance lately made by the king against the taking of horses or divers other things to the said parts.

By K. on the information of the treasurer.

Nov. 26.
Lanercost.

To the sheriff of Northampton. Order to cause Master Nicholas de Staunton, the king's approver, who is imprisoned in Northampton castle, to be brought under safe conduct to the Tower of London, there to be delivered to the constable, whom the king has ordered to receive him and to cause him to be kept in the Tower until otherwise ordered.

Nov. 27.
Lanercost.

Alan Spakeman, imprisoned at Colchester for the death of Geoffrey le Havek, wherewith he is charged, has letters to the sheriff of Essex to bail him until the first assize.

Dec. 1.
Lanercost.

To Henry de Cobeham, warden of the Cinque Ports. Order to permit Nicholas de Rudham, clerk, and Mainer de Dulingham, yeoman of J. bishop of Norwich (who is staying in parts beyond sea by the king's licence), to cross on their way to the bishop from the port of Dover with their horses and certain letters, notwithstanding the ordinance lately made by the king against taking horses and other things to the said parts without his licence.

By K. on the information of the treasurer.

Dec. 8.
Lanercost.

Roger Colde, imprisoned at Exeter for the death of Simon le Keu, wherewith he is charged, has letters to the sheriff of Devon to bail him until the first assize.

1306.

*Membrane 17—cont.*Dec. 2.
Lanercost.

To the treasurer and barons of the exchequer. Order to cause the charters granted by the king's progenitors and his confirmation thereof to the dean and chapter of St. Peter's, York, to be enrolled in the exchequer and to cause them to be allowed and observed in all their articles, as the king, on 6 February, in the twentieth year of his reign, ordered the treasurer and barons to cause to be allowed all the charters made to prelates and magnates by his progenitors, concerning certain liberties that were allowed at the exchequer in the eighteenth year of the late king's reign, and all charters purchased (*perquisitas*) of the preceding time, and likewise because he learnt from the said prelates and magnates that their charters granted to them by the king and his progenitors were not allowed to them in the exchequer in all their articles by the treasurer and barons, wherefore they were distrained and unduly aggrieved by distrains of sheriffs and other bailiffs by summons of the exchequer, the king provided and granted and ordered that all the charters that were allowed in the exchequer in the said eighteenth year of the late king and also all charters granted in the time of the king's progenitors and in his time shall be maintained and allowed henceforth in all the articles contained in them, accordingly as the prelates and magnates have used them, even if it should be found that the charters had not been allowed to them before that time in accordance with their tenor in all their articles, provided that they had used the said articles, excepting amercements touching any persons whomsoever for their own offences who claimed to have acquittance by such charters, and the king ordered the treasurer and barons to cause this provision and grant to be enrolled before them in the exchequer and to cause it to be observed thenceforth in all things; and at the suit of the said dean and chapter, suggesting that they and their predecessors have always used hitherto the liberties and acquittances granted to them by charters of the king's progenitors, and that the charters have not been allowed in the exchequer in accordance with the provisions and grant aforesaid, the king by his council appointed John de Insula, then one of the barons of the exchequer, and Lambert de Trikingeham and Adam de Middleton to enquire whether or not the dean and chapter and their predecessors had always theretofore used all the liberties and acquittances contained in the said charters from the time of the making of the charters, and if not, whether or not they had used any of them, and if so, which of them, and in what manner and from what time; and it was found by the inquisition taken by them and returned into the chancery that the dean and chapter and their predecessors have always hitherto used and enjoyed all and singular the liberties and acquittances granted to them by the said charters and contained in the said charters and in the king's confirmation thereof made to them.

Nov. 22.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Joan, late the wife of Robert, son and heir of Robert de Tateshal, tenant in chief, which Robert the son died a minor in the king's wardship, the following of his lands, which the king has assigned to her in dower, although the extents of Robert's lands made by the escheator and returned into the chancery are insufficient to assign dower to her thereby, as Robert's heirs and parceners and she asserted before the king, who has nevertheless assigned to her the following lands by the assent of the heirs and parceners and of Joan: the hundred of Frethebrugge, co. Norfolk; a third of a quarter of the toll-booth (*tolbothe*) of Lynn, in the same county; a messuage in the manor of Bukenham, in the same county, which is called 'Les Bernes'; two windmills there, one called 'Ryngerosse' and the other

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Membrane 17—cont.

called 'Panegryde'; and a moiety of a water-mill there; a moiety of the little park under the castle; a moiety of the great park there; three pieces of arable land there called 'Croft,' 'Thorncroft,' and 'Monyldestoft'; a moiety of 68 acres of arable land there in a place called 'Le Redyngg'; a moiety of 24 acres of arable land there in a place called 'Hunterwellewong'; a moiety of eleven acres of arable land there in a place called 'Le Sondyland'; a moiety of 18 acres of arable land there in a place called 'Whynnywong'; a moiety of 80 acres of arable land in a place called 'Reydon'; a moiety of 16 acres and 8 roods of arable land there in a place called 'Le Bromhil'; a moiety of 28 acres of arable land there in a place called 'Longwong'; a moiety of 28 acres of arable land there in a place called 'Arneshowe'; a moiety of 6 acres of arable land there in a place called 'Sexacres'; a moiety of a plot (*placee*) of meadow there called 'Gosthorpmedewe'; a moiety of a plot of meadow called 'Wodemedewe'; a moiety of a plot of meadow there called 'Parrok'; a moiety of a plot of meadow near the castle there, with a moiety of the rushbed (*roset*) and fishery in the pond of the watermill there; a moiety of a several pasture there in a plot called 'Wodemedwe'; a moiety of a several pasture there in a plot containing 8 acres; a moiety of a several pasture there in a plot called 'Rudykes'; a moiety of 20 acres of several pasture there; a moiety of a turbary at Swanegeye, with a moiety of a mine and fishery there; a moiety of an alder-holt under the said castle; a moiety of a fair there; a moiety of a market there; a moiety of the pleas and perquisites of the court there; a moiety of two views of frankpledge there; 51s. 6½d. of yearly rent from certain free tenants of the manor, to wit: William de Okham 5s., John son of Henry le Marchaunt 6d., Adam Fraunceys and his parceners 20d., William Wotte and his parceners 21½d., Emma Sirede 14d., William Shirman 12d., John son of Robert 17d., William Irweyn 2s. 8d., Ralph over the water (*ultra aquam*) 10d., Ranulph Fraunceys 8d., Roger le Frere 12½d., William son of Robert 14d., William le Bretun 1d., the tenants of the late William de Fossato 5s., Geoffrey le Stodherde 3s. 4d., Agnes Becard 2s. 8d., Walter de Burgo 2s. 1d., Alice Segyn 6d., Roger le Wylde 10d., Adam Underwode 1d., Richard Wyneman 22½d., and 2s. 7½d. from a moiety of the tenement that was lately Simon Lythare's, from Maud Anketel 2d., James le Inkemakere 1d., Walter le Gres 28d., from Adam son of Nigel 4d., Agnes daughter of Eda 2d., Thomas de Hilneye 8d., Geoffrey Osbern 2d., John de Gesele 9d., Margery Grane 6d., Walter Dustegate 4d., William de Bukenham 4d., Roger Gunnyld 4s. 1d., John Arnald 2s. 10d., Paul Mendeware 1d., Walter Pitecok 2d., John Hubert 5d., William son of Mabel 2d., Richard le Reve 2d., William Mot and Agnes daughter of Richard 1d., Walter Cutel 6d., Ranulph de Monte Caniso a rent of a pair of spurs, William de Elyngham a rent of a pound of pepper; 5s. 10½d. of a yearly rent called 'londgovel' from certain free tenants in the said manor, to wit John Rutop and Ralph Solfa ½d., Robert son of Gilbert and William Lark ½d., Geoffrey Gyle ½d., Stephen the chaplain ½d., Simon Richer 2½d., Roger Crane 1d., Robert Palmere ½d., Thomas Jamot ½d., Richard Becaz ½d., the widow of Stephen Praty ½d., John Fox ½d., Roger son of Richard and William atte Thorn ½d., Simon Crane ½d., John Chapman ½d., Richard Marable ½d., Richard le Carpenter 1½d., William le Taillur ½d., Petronilla Tatebon ½d., Adam de Lopham ½d., Alan atte Hill 1d., John le Reder ½d., Laurence Crane ½d., Robert le Gras 1½d., Paul de Angulo ½d., Richard Carke 1d., Richard de Sancto Edmundo and Katharine Carke ½d., Roger son of Nicholas ½d., Katharine atte Hawe 1d., Robert de Carleton and Adam Hert ½d., John de Gesele ½d., Christiana Pot ½d., Geoffrey Gile, Laurence the Chaplain

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Membrane 17—cont.

and Paul Neweman 1½d., Nicholas Sygyn, Geoffrey Loksmyth and Robert Loksmyth 1d., Richard de Sancto Edmundo, Robert Cark and John le Lytstere 8d., Paul Neweman, Robert Corour and Robert Trot 2d., Joan Fox, Richard Brun, and William Gamen 1d., John le Chapman, Alice Hemmyng and Roger Lolimer 2½d., William Tuk, Richard Cark, William Curman, William Ive, and Simon de Angulo 8½d., Ralph Taillefer, William Payn, Avelyna Wodecok, and Maud de Mattessale 2½d., Roger son of Nicholas and Robert le Fevre 2½d., John Patrik 10½d., Adam Hert 4½d., William Coggel and Agnes la Sutere 5d., Roger son of Richard 3d., Stephen de Bery ½d., Roger Bisshop, 8½d., Henry Stace 2d., the prior of Bukenham and Thomas Jamot 1d., John Rutop ½d.; and 4s. 5d. of a yearly rent called 'Merhsilver' from certain free tenants in the said manor, to wit Peter de Bukenham 6d., Roger Bisshop 8d., Adam son of Nigel 8d., Richard Fox 8d., Geoffrey Loker 6d., Thomas Foxe 3d., Richard de Bery 4½d., Nigel son of Roger 4½d., Roger le Webbestere ½d., Thomas Toke 8d., Roger le Cuper 8d., Roger le Marchaunt 8d., Richard Praty 4d., Richard le Carpenter 6d.; the rents, services and customs of the following villeins in the said manor, to wit John son of Walter, William son of Richard, John Justice, John Silk, Richard Thurstan, John Justise, William Swon, Roger de Angulo, Ralph le Archer, Richard Waryn, John Aumfray, Hugh Cok, Agnes le Koo, John Edrich, John de Boys, Henry Cosyn, Adam atte Mere, William Albon, Walter Sharp, John . . . ,* the tenants of the lands of Em, Adam Cristessemesse, the heirs of Ralph le Koo, Henry Cosyn, John Gunnild and his parceners, Roger Wynter, Roger Brid, John le Marchaunt, Robert Wrong, Agnes† la Sheppere, Roger Ernald, Lettice Deneys, Geoffrey Aleyn, Walter le Archer, William le Miller, Robert Damy, Avicia Pesecod, Alice Pescod, William Kot, Richard atte Diche, William Lovelyk, Richard Piteman and his parceners, Miles le Speller, Walter Godale, Robert Anketel, Margaret Chitee and her parceners, Nicholas atte Hathe, John atte Grene, John de Heyth, Alice la Sutere, Robert Belleward, Christiana, daughter of David, Ralph Miller, William le Fullere, and William Baldewyn; a moiety of a moiety of a messuage in Attleburgh, in the same county, which belonged to William de Fossato; a moiety of a moiety of a dovecote there; a moiety of 37 acres of arable land there; a moiety of 10 acres of meadow there; a moiety of a moiety of a windmill there; a moiety of 7s. of yearly rent there from Sibyl, late the wife of William de Fossato; a moiety of a messuage in the same town of the tenement that belonged to Nicholas de Burgo; a moiety of twelve acres of arable land there; a moiety of three acres of wood there, and a market in the same town.

Memorandum, that the heirs and parceners aforesaid agreed (*concesserunt*) to dower Joan at the said manor of Bukenham of the lands in that manor that are not contained in the inquisitions aforesaid, and if they do not do so, the king shall resume into his hands the lands thus not contained in the inquisitions and shall cause dower thereof to be assigned to Joan.

To Richard Oysel, escheator this side Trent. Order to assign dower to Joan, late the wife of Robert son and heir of Robert de Tateshale, tenant in chief, which Robert the son died a minor in the king's wardship, as she has taken oath before the king that she will not marry without his licence.

Nov. 22.
Lanercost.

To the treasurer and barons of the exchequer. Order not to distrain Thomas de Cretyng to render account at the exchequer of the issues of

* The omitted surname is represented by dots in the enrolment.

† Membrane 16 commences here.

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Membrane 16—cont.

the lands that belonged to Adam de Cretyng, which the king committed to him on 10 January, in the twenty-fourth year of his reign, during pleasure by writ of the exchequer, as the king, on 12 November, in the twenty-sixth year of his reign, upon being given to understand upon trustworthy testimony that John de Cretyng, son and heir of Adam, had been captured in his service in Gascony by men of the king of France and was alive in the said king's prison, ordered Walter de Gloucestria, escheator beyond Trent, to resume into his hands all the lands that belonged to Adam at his death, which the king had previously ordered to be delivered to O. then bishop of Lincoln and Roger le Bygod, then earl of Norfolk and marshal of England, because he learned by an inquisition taken by the said Walter that Adam held of him in chief as of the crown at his death and that John was his heir and of full age, for which reason first seisin of all the said lands pertained to the king and to no other, and to deliver them with the other lands that belonged to Adam to John de Berewyco, the king's clerk, to be kept for the use of the said John de Cretyng, as appears by inspection of the rolls of chancery, and Thomas has satisfied John de Berwyk for the issues aforesaid.

Dec. 6.
Lanercost.

To W. archbishop [of York]. Renewed order to assign to Walter de Bedewynde, king's clerk, a stall in the choir and a place in the chapter of St. Peter's church, York, by reason of the treasurership of that church, which was void and pertaining to the king's gift by reason of the voidance of the archbishopric of York, which the king granted to him, as the archbishop has done nothing in execution of the king's previous order, at which he is much surprised. If the archbishop do not execute this order, he is ordered to be before the king in his parliament at Carlisle in the octaves of St. Hilary next to answer why he has not executed the said order and to do and receive further what the king's court shall consider in this behalf.

Dec. 4.
Lanercost.

To the treasurer and barons of the exchequer of Dublin. Order to cause allowance to be made to Geoffrey de Geynville in the debts due from him to that exchequer for 277*l.* 16*s.* 10½*d.* in which the king is indebted to him for divers excesses of expenditure (*superplusagiis*) that he has in his accounts rendered at that exchequer for the sixth year of the king's reign for divers costs and expenses made by him in the time when he was the king's justiciary of Ireland, as contained in a certificate made by Edmund le Botiller, lately supplying the place of the justiciary of Ireland, by the king's order and sent to the king in England, and Geoffrey has besought the king to cause these excesses to be allowed to him as above.

Dec. 10.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order not to intermeddle further with a messuage and a carucate of land in Farlegh, co. Sussex, as the king learns by an inquisition taken by the escheator that James de Aldeleye held the messuage and land at his death by knight service of John, late duke of Britanny, tenant in chief, and that the duke caused them to be taken into his hands at James's death by reason of the minority of James, his son and heir, as pertained to him as immediate lord, and that he thus held the tenements until his death and for no other reason, and that the escheator took them into the king's hands after the duke's death and still holds them because the executors of the duke's will have not made any suit to have the tenements out of the king's hands, and that the said James is the nearest heir of James and is of full age.

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*Membrane 16—cont.*Dec. 10.
Lanercost.

To the sheriff of Buckingham. Order to cause nine colts, which the king will cause to be broken in (*capistrari*) at Odiham and will cause to be conducted shortly to the sheriff's bailiwick by William Beausamys, to be provided with some place where they can be well kept, as shall seem fit to him and William, and to cause necessities for the colts to be found from the time when they shall be conducted to his bailiwick.

By K. on the information of the treasurer.

Dec. 8.
Lanercost.

To the escheator beyond Trent. Order to deliver to Walter de Hodeboville certain lands in Child Okfeld, co. Dorset, and certain lands in Aketon, co. Suffolk, together with the issues received from them since they were taken into the king's hands by reason of the death of Elizabeth, late the wife of Walter, as the king learns by an inquisition taken by the escheator that Walter and Elizabeth held the lands of the king in chief of Elizabeth's inheritance at her death, and that Walter ought to hold them by the courtesy of England because lawful issue was begotten between him and Elizabeth, and the king has taken Walter's fealty for the lands.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of John de Heryerd, who is incapacitated by infirmity, as the king learns.

Dec. 20.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause Alice, late the wife of Roger le Bygod, late earl of Norfolk and Marshal of England, tenant in chief, to have her reasonable *quarentena* of the goods and chattels that belonged to him, which the escheator has taken into the king's hands by reason of Roger's debts due to the exchequer.

Dec. 16.
Lanercost.

To the same. Order to deliver to the said Alice the manors of Suthfeld, co. Norfolk, Dovercurt, co. Essex, and Kenet, co. Cambridge, which he has taken into the king's hands by reason of the earl's death, and to deliver to her the issues thereof, as the king lately rendered by his charter to the earl and her the said manors, which the earl had previously granted to him with other lands in England and Wales, to hold to them and the heirs of Roger's body, with the knights' fees, advowsons of churches, liberties and other appurtenances as fully as Roger held them before the grant to the king, doing therefor the services previously due and accustomed, with reversion to the king in case Roger died without an heir of his body after Alice's death. It is provided that Alice shall come to the king in his next parliament to do fealty for the said manors.

Dec. 20.
Lanercost.

Walter Walling, imprisoned at Ludeford for the death of Walter son of Robert Wallyng, wherewith he is charged, has letters to the sheriff of Devon to bail him until the first assize.

Nov. 26.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to pay to William Persun out of the first issues of lands of heirs in the king's wardship 200*l.* in which the king is indebted to him for horses that William de March, late bishop of Bath and Wells, when he was treasurer took from him for the king's use.

By K. on the information of the treasurer.

Dec. 26.
Lanercost.

To the same. Order not to intermeddle further with lands that belonged to Walter de Casthorp of Billesfeld, as the king learns by an inquisition taken by the escheator that Walter at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to him upon this occasion.

Dec. 22.
Lanercost.

To the same. Order to assign dower to Emma, late the wife of Adam de Cumpton, tenant in chief, upon her taking oath that she will not marry without the king's licence.

1306.

MEMBRANE 15.

Dec. 8.
Lanercost.

To Hugh le Despenser, justice of the Forest beyond Trent. Order to cause the king's children staying at Northampton to have in the forest of Bernewode 28 does against Christmas, of the king's gift.

Dec. 10.
Lanercost.

To Richard de Bereford, treasurer of Ireland. Order to pay to Matthew Clarissimi, Gerard Hugonis and their fellows of the society of the Spini of Florence, or to Guy Bertaldi, Hugh Paganelli, and Gentilis Reginaldi, fellows and merchants of the said society, or to one of them, or to the attorney of one of them, 550 marks sterling out of money arising from the tenth of the clergy of Ireland now granted by the king, which money the king ordered to be delivered into the treasury under Richard's custody, which 550 marks are in arrears to them of the 1000 marks in which the king is bound to them for a loan that Matthew, Gerard and their fellows made to Walter de Wynterburn, late cardinal priest of the Roman church, by the king's order, of which they have received 450 marks in Ireland from the money arising from the tenth imposed upon the clergy of Ireland by pope Benedict VIII with the king's assent, and they have delivered into the chancery of England the king's letters obligatory for the 1000 marks, receiving from them the king's letters by which he is bound to them in the said 550 marks and also their letters patent of receipt. By C. [Prynne, *Records*, iii, p. 1196.]

John Pasceys, William le Plummer, Henry le Orfevre, Augustine Byk, and John le Archer, imprisoned at Notingham for the death of Master Francis le Procinatour of Stokes and Mauger Humaus, wherewith they are charged, have letters to the sheriff of Nottingham to bail them until the first assize.

To Walter de Norwyco, fermor of two parts of the manor of Surlyngham, which is in the king's hands by reason of the minority of the son and heir of Hubert de Multon, tenant of the heir of Thomas de Multon, tenant in chief, a minor in the king's wardship. Order to cause two parts of the windmill of the manor to be repaired.

Nov. 28.
Lanercost.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause Mauger, son and heir of Mauger le Vavasur, tenant in chief, to have seisin of the lands that Agnes, late the wife of the said Mauger, held in dower of the inheritance of Mauger the son, which were taken into the king's hands because he had not previously done homage to the king for the lands that his father at his death held of the king in chief, as the king has taken his homage for the said lands. By p.s. [5586.]

Nov. 28.
Lanercost.

To the sheriff of Lincoln and the coroners in co. Lincoln. Order to supersede the exaction of the exigent in which John Slabard of London was placed in that county [court] at the king's suit because he did not come before Peter de Malo Lacu and his fellows, justices appointed to hear and determine divers felonies and trespasses in that county, before whom he was accused by a bill of a trespass committed upon Waselin de Gandavo of Lincoln, if they ascertain that he was placed in exigent for this cause and that he was not appealed or indicted before the said justices of any felony, as he has found the king mainpernors to have him before the said justices at their next coming to those parts to stand to right concerning the said trespass, to wit John de Nevill of that county, Robert de Bardelby, clerk, Stephen de Abyndon, Gerard de Flos, Geoffrey de la Penne, Peter Coxtyn and Richard son of Walter de Lincoln of the city of London, and John de Nottingham of co. Nottingham.

1306.

*Membrane 15—cont.*Dec. 19.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to the executors of the will of Roger le Bygod, earl of Norfolk and Marshal of England, all the goods and chattels that belonged to him, if the escheator have taken them into the king's hands by reason of the 20,000*l.* mentioned below and for any other reason before 14 March, in the thirty-third year of the reign, for the execution of his will, retaining in the king's hands the goods and chattels that belonged to Roger in the parts of Strogail at his death, which the king lately ordered to be taken into his hands by the escheator, until further orders, after taking security from the executors to pay to the exchequer any debts that the earl may have owed to the king after the said date, as the king on the said day pardoned the earl by his letters patent all debts of himself or his ancestors for arrears of his farms or other causes before the said 14 March, saving to the king 20,000*l.* to be paid at his pleasure by the next heir, if the earl begot one of his body, and the king also granted by the said letters that he or his heirs, or his or their ministers would not lay his hand upon the earl's goods and chattels or other things at his death by reason of the said 20,000*l.* or for any other reason arising before the said 14 March so that the executors of his will should be hindered from having free administration of his things, goods and chattels. [*Calendar of Patent Rolls, 1301-1307, p. 317.*]

To the same. Order to deliver to the executors of the said earl's will his goods and chattels, if the escheator have taken them into the king's hands by reason of the 500*l.* by which the earl made fine with the king, as the king, on 17 October, in the thirty-third year of his reign, in consideration of the said fine, pardoned the earl, John Lovel, John Filliol, the younger, Reginald de Cobeham, Master John Golafre, Simon de Hoo, Robert de Placys, Peter de Welle, Robert de Markham, the younger, Peter Bucksbyn, Robert de Rudham, and John de Cressingham what pertained to him for the trespasses that they were said to have committed upon Brother Thomas de Muntegris, monk of Lewes, at Norwich, upon William de Holveston at Marcham, and upon Robert Shire at Elingham, whereof certain of them were convicted and certain of them indicted before William de Ormesby and his fellows, justices appointed to hear and determine divers felonies in cos. Norfolk and Suffolk, and the king afterwards, on 19 October, in the said year, granted to the earl that he would look to the earl's heir if he had one of his body for the said sum, and that the earl should pay nothing of it, and that if the earl died without an heir of his body the fine should be annulled, and that the king would not place any impediment in the earl's goods and chattels by reason of the said fine whereby the executors of his will should not have free administration of his will, and the earl has died without an heir of his body.

1307.

Jan. 1.
Lanercost.

To the sheriff of Devon. Order to cause the abbot of Hertiland to have seisin of a messuage and a carucate of land in Hertiland, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which William Lyde, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held them of the abbot of Hertiland, and that Thomas Hurneman, tithingman (*decenn*) of Stok, had the king's year and day thereof, for which he ought to answer to the king.

Jan. 20.
Lanercost.

To William Trente, taker of the king's wines at Southampton. Order to deliver to the abbot and convent of St. Edward's, Lettleye, a tun of wine of the king's right prise, in accordance with the late king's grant to them of a tun of wine yearly between Christmas and the Purification for

1307.

Membrane 15—cont.

the celebration of mass in their church, and with the king's grant, at the instance of R. late bishop of Bath and Wells, then his chancellor, that they should receive the said tun by the hands of the taker of his wines at Southampton.

To the taker of the wines of the king's right prise at Southampton. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine of the king's prise aforesaid for the present year, as the late king granted to them a tun of wine yearly between Christmas and the Purification for the celebration of mass in their church, and the king afterwards at the instance of R. late bishop of Bath and Wells, then his chancellor, granted to the abbot and convent that they should receive the tun of his prise aforesaid by the hands of the taker of his wines at Southampton.

Jan. 29.
Lanercost.

To Robert de Clifford, justice of the Forest this side Trent. Order to cause Robert de Jorz, brother of Thomas de Jorz, cardinal of the Roman church, to have in the king's hay of Beskewode and in his wood of Maunsfeld, which are within the bounds of his forest of Shirewode, twenty oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports. Order to permit William Giffard, knight, and Master Henry de Bosco, clerk, whom the duke of Brittany has lately deputed in his place to prosecute certain affairs touching him before the king and his council, to cross to parts beyond sea from the port of Dover with their household, horses, equipments and other things without impediment.

Jan. 24.
Lanercost.

To the sheriff of Lincoln. Order to restore to Henry Yongeman of Basingham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with theft before Peter de Malo Lacu and his fellows, justices appointed to hear and determine divers felonies in co. Lincoln, as he has purged his innocence before J. bishop of Lincoln, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Brian de Herdeby, clerk, who was lately charged before the said justices with theft, has like letters.

Jan. 28.
Lanercost.

To Gerard Salvayn, Ralph son of Ranulph, Robert de Berley, Alexander de Cave, Geoffrey de Hotham, and Robert Guwer, late collectors of the fifteenth in co. York. Order, as they have not yet rendered account of the time when they were collectors of the fifteenth, to be at Westminster before the treasurer and barons of the exchequer in a month from Easter with their rolls of the collection and receipt of the fifteenth to render their account.

Jan. 26.
Lanercost.

To Richard Oysel, escheator this side Trent. Order to cause John de Wyneton, son and heir of John de Wyneton, to have seisin of the lands whereof Henry was seised at his death, as he has proved his age before the escheator and the king has taken his homage for the lands that his father held in chief.

Jan. 28.
Lanercost.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to restore to Roger de Mortuo Mari of Wygemor his lands, goods and chattels, which were taken into the king's hands for his trespass and contempt in leaving the king's service in Scotland without his licence in the last war

1307.

Membrane 15—cont.

before it was finished, deserting the king and his son in those parts, and to restore the issues received thence, as the king has pardoned Roger the said trespass and contempt at the request of Queen Margaret, his consort.

By K. on the information of W. bishop of Coventry and Lichfield and H. de Lacy, earl of Lincoln.

[*Parl. Writs.*]

The like in favour of the following :

Gilbert de Clare.	Ralph Basset.
Walter de Bermyngham.	Henry de Bohun.
Walter de Bello Campo.	Humphrey de Bohun.
William de Bello Campo.	Adam de Swylinton.
John la Warre.	Thomas de Verdun.
John de Haudlo.	Philip de Colevill.
Peter de Gavaston.	Robert de Kendale.

The like for Payn de Tybotot to Richard Oysel, escheator this side Trent. [*Ibid.*]

MEMBRANE 14.

Jan. 29.
Lanercost.

To Richard de Bereford, treasurer of Ireland. Whereas the king has ordered Hugh Bysset to cause all the shipping (*navigium*) and all the suitable vessels that can be obtained in those parts to be furnished (*muniri*) without delay with strong and fencible men and victuals and other necessities and to come to the islands in the sea on the coast of Scotland, in order to set out further with John de Meneteth to repress the malice of Robert de Brus and others his accomplices, the king's rebels, who are lurking in the said islands, and to destroy the shipping of the king's said enemies: the king orders the treasurer to aid and counsel Hugh by all means in acquiring and providing such shipping and vessels to as great a number as possible, and in preparing them and finding them with mariners and other men and with victuals and other necessities for the purposes aforesaid, and to appoint forthwith one of his ministers in those parts in whom he has confidence to provide and acquire such shipping and vessels, victuals and other necessities together with Hugh as speedily as possible, and to cause Hugh to have money and other necessities for preparing the vessels and shipping, and for paying the wages of Hugh and others in the said ships for forty days from the time of their leaving there for Scotland. He is enjoined not to omit to do these things, lest the expedition of this affair, which the king has greatly at heart, be delayed through his default, for which the king would have to punish him (*ad vos graviter capere*). The king is sending to those parts William de Ponton to expedite this matter, and to supervise the diligence of the treasurer and other ministers in those parts.

To Henry de Cobham, the younger, constable of Dover castle and warden of the Cinque Ports. Order to permit Rothericus de Ispania, who is going abroad to Santiago by the king's licence for Edward, his son, to take thither silver and money for his expenses, notwithstanding the king's ordinance against taking money or silver in mass out of the realm. By the treasurer.

Feb. 1.
Lanercost.

To the sheriff of Cambridge. Order to permit Robert de Veer, earl of Oxford, nephew and heir of Hugh de Veer, late earl of Oxford, to hold a leet (*letam*) in the manor of Swafham henceforth, and to receive the issues thence arising without hindrance, saving the king's right when he wish to speak in this matter, as it is found by an inquisition taken by the

1307.

Membrane 14—cont.

treasurer and barons of the exchequer at the king's order that Hugh's ancestors and Hugh in their time held the said leet and had the issues thereof until Hugh demised the manor to Roger de Walsham for life, and that Roger held the leet for three years after the demise, and that the king's bailiff during that time was wont to receive nothing thence, but that his bailiff afterwards held the leet and received the issues by reason of the negligence and permission of Roger and for no other reason.

To the treasurer and barons of the exchequer. Order to cause the premises to be thus done and enrolled on the rolls (*litteris, rectius rotulis*) of the exchequer.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Richard Coyners, who is incapacitated by paralysis.

Feb. 4.
Lanercost.

To the sheriff of Stafford. Order to take Master Andrew de Janua, canon of the church of Wolverenhampton, and to cause him to be taken to Carlisle, so that he shall be before the king and his Council on Sunday in Mid-Lent to answer to the king for divers trespasses committed by him in the realm to the injury of the king's royal majesty. By C.

[Prynne, *Records*, iii, p. 1178.]

The like to the sheriff of Middlesex to take Bindus Baudwini de Vaccaretia, commissary of Galiassus Guillelmi. [*Ibid.*]

The like to the same to take Guy de Wichio, rector of the church of Hese, co. Middlesex. [*Ibid.*]

The like to the mayor and sheriffs of London to take Galiassus Guillelmi, Richard de Sene, Guy de Wichio, Master Andrew de Janua, Bindus Baldwyni, Lantus Agolentis of the society of the Ameneti of Pistoia, Mainettus de Scala, Lopus Chini of the society of the Scala of Florence, Mazetus Bakerelli, and Nereus Guidonis of the society of the Peruzzi. [*Ibid.*]

Feb. 6.
Lanercost.

To the treasurer and barons of the exchequer. Notification that the king has granted to Alice late the wife of Walter de Bello Campo and executrix of his will, that she may pay the 120*l.* 0*s.* 10*d.* in which Walter was bound to him at the exchequer at his death by 10*l.* yearly during the king's pleasure, and order to cause Alice to have these terms and to cause this to be so done and enrolled. By pet. of C. [18718.]

Feb. 8.
Lanercost.

To the same. Notification that the king has granted to Henry de Lancastr[ia], his nephew, that he may recover the terms granted to him by the king, to wit that he shall pay all the debts in which Patrick de Chaworthe, father (*pater* rectius *pater*), of Maud, Henry's wife, of whom she is the heir, was bound to the king at the exchequer by 20 marks yearly, although Henry has not observed these terms, as the king learns, and order to cause him to have these terms and to cause this to be so done and enrolled. By pet. of C.

Feb. 12.
Lanercost.

To the same. Order to cause an allowance to be made to Margery, late the wife of Robert de Basyng and executrix of his will, and to her co-executors in any debts that may be due from Robert, or to cause them to have recompence therefor in the debt of others owing to the exchequer, for 70*l.* in which the king was indebted to Robert at his death by the letters obligatory of John Buteturte, William de Carleton, and John de Huthwayt, who received this sum from William Cusyn and John de Sancta Elena, then servants and merchants of Robert at Andwerp in Brabant, as a loan out of Robert's money's in the king's name for the

1307.

Membrane 14—cont.

expedition of certain of the king's affairs in those parts, as appears by the said letters, as Margery in her and her co-executors' name has besought the king to cause them to be satisfied for this sum for the execution of the will.

By pet. of C. [48.]

Feb. 6.
Lanercost.

To the same. Order to examine the inquisition mentioned below taken before William de Bereford and Walter de Aylesbury, who were lately appointed for this purpose by the king's writ, which inquisition the king sends to them under the half-seal (*sub pede sigilli*), and to cause recompence to be made to John, bishop of Lincoln, for the two knights' fees mentioned below or at least to cause diminution to be made of the fees that he holds of the king, according to their discretion, as it is found by the said inquisition returned into chancery that a certain abbot of Eynesham in the time of King John held the manor of Erdyngton, co. Oxford, of the bishop of Lincoln by the service of two knights' fees, and that the abbot during that time demised the manor to Robert de Drus, who was born in Normandy, for Robert's life, and that the manor came to the late king's hands by Robert's forfeiture after the discomfiture of the French at Lincoln, and the late king gave it to Richard, late king of Almain, the king's uncle, who afterwards gave it to the abbot and convent of Rewley (*de Loco Regali*) near Oxford in pure and perpetual alms, and that neither the said bishop nor any of his successors has ever had anything in exchange, allowance or restoration for their said services of the manor from the king or any one else, and that the manor is worth 56*l.* yearly, and that it was held before the time of the discomfiture aforesaid from time out of mind of the bishops of Lincoln by the service of two knights' fees as of the right of their church of Lincoln, and that neither the said John nor any of his predecessors were ever able to obtain the said service after the manor came to the late king's hands, and the said John has besought the king by petition before him and his council to cause recompence or allowance to be made to him for the fees aforesaid.

By pet. of C.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Ivo de Ecton, whom the king has caused to be removed from office because he is insufficiently qualified.

Feb. 10.
Lanercost.

Master John de Beare, William Austyn, Thomas Luk, Robert de Huntelond, Matthew le Woder, John de Tymerton, Payn de Arcubus, Ralph le Gurdeler, John de Fonte, Robert Roberdesman de Huntelond, Henry de Cristenestowe, John de Leverkebeare, John le Keu, Ivo de Pynho, Richard de la Pole, Peter de Kynelond, William de Morchard, Thomas de Wogwyl, Richard de la Hole, John son of John le Webbe, Henry de Poltimor, Alexander Wauteresman le Teynturer, Richard Bonde, John de Anesteye, Martin Grey, Nicholas Workman, William de Columpton, Richard de Morlegh, John le Barker of Beare, Henry Tauntefer, Robert de Bekyngton, John Seint Marie Clerk de Gradibus, and Serlo de Morkeshull, taken and imprisoned at Exeter for the death of Henry Claryon, wherewith they are charged, have letters to the sheriff of Devon to bail them until the first assize.

Feb. 10.
Lanercost

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Alice, late the wife of Roger le Bygod, earl of Norfolk and Marshal of England, tenant in chief, certain lands in Weston. co. Hertford, as the king learns by an inquisition taken by the escheator that Roger and Alice were jointly enfeoffed of the said tenements by Giles de Argentem to them and to Roger's assigns,

MEMBRANE 18.

1307.

Feb. 20.
Lanercost.

To the treasurer and barons of the exchequer. Order to cause allowance and recompence to be made to the executors of the will of John de Basyng, citizen of London, for 84*l.* 16*s.* 6*d.* due to him from the king for wax bought from him for the expenses of the king's household by the hands of Roger de Insula, then clerk of the great wardrobe, in the twenty-third year of his reign, in the 84*l.* that John at his death owed to the exchequer, as the executors have besought the king to cause such allowance and and recompence to be made to them.

By pet. of C.

Feb. 15.
Lanercost.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alexander son of Martin, who has been elected mayor of the city of Lincoln, so that he cannot attend to the duties of coroner in the county.

Feb. 18.
Lanercost

To Miles de Stapelton, keeper of the king's forest of Knaresburgh. William de Thorntoft, parson of the church of Foston, has shown the king that whereas he by reason of his church ought to have, and his predecessors have been wont to have in times past, their reasonable estover, to wit 'husbote' and 'heybote' in that forest, Miles does not permit him to receive such estover there, but disquiets and molests him for this reason: the king orders Miles to cause inquisition to be made as to this, and if he find that it is as stated, to cause William to have his estover in the forest as he ought to have it and as his predecessors were wont to have it.

By pet. of C. [8787.]

Feb. 10.
Lanercost.

To Richard de Bereford, treasurer of Ireland. Whereas the king lately ordered him to cause fifty tuns of good wine to be provided speedily in addition to certain provisions of wines and other victuals to be provided for the king's use in Ireland, and to send the said fifty tuns to Skynburnesse under safe custody, there to be delivered to the keeper of the king's stores: the king orders him to provide the said fifty tuns of wine with all possible speed and to send them to Skynburnesse, so that they shall be there at Whitsuntide next, to be delivered to the keeper of the king's stores, as Andrew de Lenn[a], the king's yeoman, whom the king is sending to him in this behalf, shall instruct him on the king's behalf.

1306.

Nov. 28.
Lanercost.

To the sheriff of Northampton. Order to cause two hundred stumps (*robora*) to be felled in the forest of Saucey (*de Salceto*) for brushwood for the king's children who are staying within the castle of Northampton, which stumps the king will deliver to him, and to cause them to be carried to the castle. The king will cause allowance to be made to him for the cost that he shall have incurred in this matter by the view and testimony of John de Weston, keeper of his said children.

On the information of the treasurer.

Mandate in pursuance to the keeper of the said forest.

1307.

Feb. 30.
Lanercost.

To the sheriff of Northumberland. Order to supersede the demand upon John de Lancast[ia] for scutage for the king's use for his army of Scotland in the thirty-first year of his reign, as he was with the king by his order in that army.

By p.s.

The like to the sheriffs of Cumberland, York and Westmoreland.

Feb. 10.
Lanercost

To the sheriff of York. Order to supersede the demand upon Walter de Huntercumbe for scutage for the king's use for the armies of Scotland in the 28th and 31st years of his reign, as he had his service with the king in those armies by his order.

By pet. of C. and the testimony of the treasurer.

The like to the sheriffs of Oxford, Cambridge and Cumberland.

1307.

Membrane 18—cont.

Lanercost.

To Hugh Purte, citizen of London. Order to deliver to the abbot and convent of Westminster of the king's grace all the cups (*ciphos*) that were lately stolen (*furtive asportatos*) from their refectory at Westminster by Richard de Pudelyngcote, who was hanged by consideration of the king's court for divers larcenies and robberies committed by him, which were delivered to Hugh when he was sheriff of London by the justices appointed to deliver the gaol of the Tower of London of Richard, to be kept safely by him until the king should otherwise order.

By K. on the information of the treasurer.

Jan. 31.
Lanercost.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place. Order to replevy to Hugh de Nevill until the next parliament after this his wood of Arnhale, which is within the bounds of the forest of Shirewode, and which was taken into the king's hands by Robert, as the king has many times ordered him to cause the wood to be replevied to Hugh until the next parliament and to certify the king of the reason for taking it into the king's hands, and Robert is unable to certify the king in the present parliament at Carlisle because he is hindered by divers affairs in Scotland, for the expedition whereof it is necessary for him to stay there for some time.

Feb. 10.
Lanercost.

To the sheriff of Kent. Order to attach by his body Peter de Ponton, so that he shall have him before the king in a month from Easter to answer for the trespass and contempt committed by him against the king in entering the chase of Cleres, co. Sussex, which belonged to John de Warennia, sometime earl of Surrey, tenant in chief, and which is in the king's hands in name of wardship by reason of the minority of John de Warennia, his grandson and heir, and in chasing in it without the king's will and licence and in taking and carrying away deer thence.

Feb. 6.
Lanercost.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place. Order to cause John de Britannia, earl of Richmond, to have in the king's forest of Shirewode twelve oaks fit for timber of the king's gift for the repair of his vessels (*rasa*) that were sunk and broken at Torkeseye. By K. on the information of the treasurer.

Feb. 22.
Lanercost.

To the treasurer and barons of the exchequer. Order to supersede the distraint upon Cecily, late the wife of John de Bello Campo of Somerset, levied upon her by them by summons of the exchequer under the belief that she had not her service with the king in his army of Scotland in the thirty-fourth year of his reign, as it is testified before his council by Edward, prince of Wales, that Cecily had her service with the king in that army by his order.

By the prince's letter.

To the same. Order to supersede entirely the distraint made by summons of the exchequer upon John de Bello Campo of Somerset for his service in the king's army of Scotland in the thirty-fourth year of his reign, as it is testified before the king's council by Edward, prince of Wales, that John was with the king by his order in the said army.

Feb. 8.
Lanercost

To Walter de Gloucestr[ia], escheator beyond Trent. John de Suthewell, king's clerk, has besought the king by petition before him and his council to cause him to be provided with some wardship pertaining to the king in the place of promotion, as he has long served the king faithfully in chancery: the king orders the escheator to cause a wardship to be provided from the next wardships coming to the king's hands of the value of 10*l.* yearly or thereabouts for the use of his said clerk, and to certify Walter,

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Membrane 13—cont.

bishop of Coventry and Lichfield, the treasurer, as quickly as possible of the said wardship and of the age of the heir, in order that the wardship may be delivered to the said clerk by the treasurer's advice and ordnance.

By pet. of C. [11812, 11818.]

Feb. 21.
Lanercost.

To John Wogan, justiciary of Ireland, or to him who supplies his place, and to Walter de la Haye, escheator in that land. Robert Bagod has shown the king by his petition before him and his council that whereas Nicholas, sometime archbishop of Armagh (*Ardemagh*), granted to him for his service by the common consent of the chapter of his church 100*s.* yearly of rent for his life, to be received in the towns of Balicantel, Balitraa, and Balymone, as is contained in the charter, and that the escheator immediately after the archbishop's death took the rent into the king's hands because the archbishop and chapter had made the grant without the king's licence, and Robert has besought the king to grant that he may hold the rent for life in accordance with the grant: the king orders them, if they satisfy themselves that the premises are true, to deliver the rent to Robert to hold for life so far as this can be done without prejudice to any one.

By pet. of C. [54.]

Feb. 26.
Lanercost.

To the treasurer and barons of the exchequer. The abbot of Holmcoltran has besought the king to cause him to be satisfied for 19*l.* 8*s.* 2*d.* in which the king is bound to him for 68½ quarters of wheat taken from him for the king's use at Karnarvan, in the twenty-fifth year of his reign, by the hands of Hugh de Leominstre, then the king's chamberlain there, wherefore the abbot has a tally: the king orders the treasurer and barons to inspect the rolls of Hugh's account of the time when he was chamberlain at Carnarvan rendered to the exchequer, and if they find that Hugh is therein charged with the said corn, to cause the abbot to have allowance for the price of the corn in the debts due from him to the exchequer, or in the debts of others due to the exchequer to be assigned to him by the treasurer and barons.

By pet. of C. [2583.]

Feb. 20.
Lanercost.

To the sheriff of Cambridge. Order to supersede entirely the demand made by him in the lands that are held of John de la Mare in villeinage to make contribution to the expenses of the knights who were sent to the parliament at Carlisle in the octaves of St. Hilary for the community of the county, and to restore to him anything that he may have levied from him in this behalf, as John came in person to the said parliament.

By C.

[*Parl. Writ.*]

MEMBRANE 12.

March 1.
Lanercost.

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause Roger le Brabazun to have in the forest of Roteland six oaks fit for timber, of the king's gift.

By K.

To the sheriff of Lancaster. Order to cause two verderers to be elected for the forest of Thomas, earl of Lancaster, at Quernemore in place of John de Caton and John Gentyl, as it is testified before the king by Roger le Brabazun that they are incapacitated by infirmity.

March 9.
Linstock.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of John de Hothum, whom the king has caused to be removed from office because he is staying continuously in Scotland in his service with Henry de Percy, as the king learns upon trustworthy testimony.

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*Membrane 12—cont.*March 10.
Linstock.

To the treasurer and barons of the exchequer. Whereas the king—at the petition of Margaret, late the wife of John de Holand, before the king and his council suggesting that the sheriff of Lincoln exacts from her, who acquired part of the lands that belonged to the said John after his death, a great sum of money by reason of certain debts which John was indebted to the king on his account of the time when he was collector in that county of the tenth and twentieth granted to the king by the community of the realm, omitting Adam de Well, who holds the residue of the lands that belonged to John—ordered the said sheriff to make inquisition what of the lands that belonged to John on the day when he rendered the said account came to the hands of Adam and what to the hands of Margaret, and what came to the hands of others, and how and in what manner, and whether the lands are still in their hands or in the hands of others, and if of others, their names and in what manner and how, and the value of the part of the lands in the hands of Adam and of Margaret and of others, and that the sheriff should send the inquisition to the treasurer and barons on the morrow of the Ascension next, and that he should then certify them of the amount of the debts that he exacts from the tenants of the lands for this reason, and that he should not distrain Margaret in the meantime except for the proportion of the debts due from her: the king orders the treasurer and barons to inspect the inquisition and to cause the debts to be proportioned among the tenants of the lands according to their share of them, so that Margaret or the other tenants of the lands shall not be distrained to pay the debts except for the portion of the lands held by them, respiting until the king shall make his will known the exaction of the debts known to be due from Adam's portion of the lands, which the sheriff has deferred levying by virtue of a writ of privy seal directed to him.

By pet. returned of C. [13272.]

March 18.
Carlisle.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Adam de Paulesholt, whom the king has caused to be amoved from office because he is insufficiently qualified, as he learns upon trustworthy testimony.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of Hugh le Engleys, who is insufficiently qualified.

The like to the said sheriff to elect another coroner in the place of Hugh fiz Aer.

March 14.
Carlisle.

To the taxors and collectors of the twentieth and thirtieth in co. Warwick. Order to permit the abbot and convent of Westminster to be acquitted upon this occasion of the thirtieth of their goods and chattels in the manors of Knolle and Grafton and in their hamlets, in that county, as the king pardoned them the thirtieth in the manors and hamlets, which he granted to them by his charter among other lands to make every year the anniversary of Queen Eleanor, his late consort.

By pet. of C. [E. 688.]

The like to the taxors and collectors of the twentieth and thirtieth in co. Kent for the manors of Westham and Edelmebregg.

The like to the collectors in co. Bucks for the manors of Thorneston and Denham.

The like to the collectors in co. Essex for the manor of Bridbrok.

March 12.
Carlisle.

To Richard Oysel, escheator this side Trent. Order to deliver to Eleanor, late the wife of Robert de Stutevill, the issues of the manors of Ekynton, co. Derby, and Kyrkeby, co. Nottingham, from the time when the manors were taken into the king's hands by reason of Robert's death,

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Membrane 12—cont.

as the king—upon its being found by an inquisition taken by the escheator that Robert and Eleanor were jointly enfeoffed by the king of the manors, to them and the heirs of their bodies, and that they continued their seisin thereof until Robert's death, and that the manors are held of the king by knight service—took Eleanor's fealty for the manors, and ordered the escheator to deliver them to her.

By pet. of C.

To Walter de Glouc[estria], escheator beyond Trent. Like order concerning the manor of Dynham, co. Essex, of which Eleanor is seised by virtue of the king's order as above.

By pet. of C.

March 4.
Kirkcambbeck
(Camboc).

To the treasurer and barons of the exchequer. The king has received a petition before him and his council from Elizabeth, wife of William de Weyland, daughter and heiress of Osbert de Bath[onia], containing that although Osbert did not hold at his death any lands of the king in chief for which Elizabeth or her husband ought to have done fealty to the king, nevertheless her husband, believing that certain lands that belonged to Osbert and that came to Elizabeth by right of inheritance were held of the king in chief by homage and other service, did homage for them after Osbert's death to the king, for which reason relief is exacted from him and Elizabeth by summons of the exchequer, and they are distrained for this reason; as Elizabeth, fearing that the said homage, if it ought not to have been made to the king, may redound to the disinheritation of her and her heirs, has besought the king by the said petition to provide her with a remedy in the matter. The king orders the treasurer and barons, if they find by inspection of the rolls, books or memoranda of the exchequer or by inquisition to be taken by them that Osbert at his death held no lands of the king in chief by reason whereof William or Elizabeth ought to have done homage to him, to cause the demand made upon William and Elizabeth for the relief to be superseded entirely and to cause them to be acquitted thereof, and to cause this to be so done and enrolled in the rolls of the exchequer for Elizabeth's security.

By pet. of C. [7580.]

March 14.
Carlisle.

To the sheriff of Hereford. Order to cause Walter de Dene to have seisin of 8s. 10d. of rent in Yatton, as the king learns by an inquisition taken by the sheriff that the said rent, which John Balun, who was hanged for felony, held, has been in the king's hands for a year and a day and that John held it of Walter, and that the township of Much (Magna) Marcleye has had the king's year and day thereof, for which it ought to answer to the king.

The like to the sheriff in favour of Henry le Waleys for 18d. of rent in the same town, which the said John held.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of Alan le Mareschal, deceased.

March 18.
Carlisle.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Simon le Bret, who is insufficiently qualified.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert son of Laurence de Buthum, whom the king has caused to be removed from office because it is testified before him that he is for some reasons insufficiently qualified.

To Richard Oysel, fermor of the manor of Skipton-in-Cravene. Order to cause the houses of the castle of Skipton and the enclosure of the king's park there to be repaired.

1307.

*Membrane 12—cont.*March 18.
Carlisle.

To the abbot of Hayles. Order to answer (*intendatis*) henceforth to Queen Margaret, the king's consort, for 50*l.* yearly of the 100*l.* for which they have been wont to answer to the exchequer for the manor of Lechelade, and to pay the remaining 50*l.* that they are to render to the exchequer to her in recompence for the 50*l.* that are in arrear to her, as among the other manors and lands with which the king dowered her at the church door when he married her he assigned to her the manor of Stepellangford, to have after the king's death as of the value of 50*l.* yearly, and he afterwards committed to her the said manor, together with certain other manors and lands, to have in his lifetime at his will, as is contained in his letters patent made to her, and John son of Oliver de Ingeham and Reginald de Sancto Martino in the quinzaine of St. Hilary, in the thirty-fourth year, recovered seisin of the said manor by consideration of the king's court, for which reason the king assigned to her in recompence for the said manor 50*l.* yearly to be received from the abbot in the king's lifetime, and after his death in dower for her life, out of the 100*l.* that the abbot renders yearly to the exchequer for the manor of Lechelade, and 50*l.* of the value of the said manor are in arrear to the queen from the said quinzaine of St. Hilary until 15 March in the present year, upon which day the 50*l.* yearly were assigned to her in recompence as above.

March 20.
Carlisle.

To the keeper of the liberty of Tyndale. Order to release to William de Ros of Hamelak the distraint made upon him for his homage and suit to the king's court of Werk for his manor of Hautwisel until the king shall otherwise ordain.

March 4.
Kirkcambbeck.

To the treasurer and barons of the exchequer. Order to acquit John son of Reginald of the demand for his service in the king's army of Scotland in the thirty-fourth year of the king's reign, as it is testified before the council by Hugh le Despenser that John had his service by the king's orders in Hugh's company in that army. By pet. of C. [18900.]

MEMBRANE 11.

March 11.
Rickerby.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause Hugh de Hephham and Joan, his wife, daughter and heiress of John de Wauton, to have seisin of the lands whereof John was seised at his death in his demesne as of fee, as Joan has proved her age before the escheator and the king has taken Hugh's homage for the lands. By p.s.

March 20.
Carlisle.

To the same. As the king learns by an inquisition taken by the escheator that Hugh de Clopton at his death held no lands of the king in chief, except certain tenements in Bassingburn, co. Cambridge, as of the honour of Boulogne, which is in the king's hands, by the service of a moiety of a knight's fee, the king orders the escheator to retain in his hands the said tenements until otherwise ordered and not to intermeddle further with the lands that Hugh held of other lords.

March 18.
Carlisle.

To John de Sandale, chamberlain of Scotland. Order to cause the town of St. John's, Perth, and the castles of Donde, Forfare, Abreden, and Obeyn to be repaired and garrisoned (*muniri*) in such places as he shall see fit for the security thereof, for which the king wishes to provide.

By pet. of C.

March 20.
Carlisle.

To Richard Oysel, escheator this side Trent. Order not to intermeddle further with certain lands and tenements in Staffel, co. Cumberland, and to deliver the issues thereof to John de Castre, as the king learns by an inquisition taken by Master Richard de Havering, the late escheator this

1307.

Membrane 11—cont.

side Trent, that John de Bello Campo held at his death the said lands and tenements of the heir of Bertinus de Hugeredsate, tenant in chief as of the honour of Kokermouth, which heir is a minor in the king's wardship, by homage and cornage and by the service of 40*l.* yearly, and that Bertinus held at his death of John de Castre and Isabel, his wife, all the said lands and tenements as of their manor of Kyrkeoswalde and not of the honour of Kokermuth by homage and cornage and the service of 40*l.* yearly and by doing suit to their court at Kyrkeoswalde from three weeks to three weeks.
By C.

March 21.
Carlisle.

To the same. Order to deliver to Thomas de Whyteworthe and Cassandra, his wife, late the wife of Philip le Bretun, tenant by knight's service of the heir of John, earl of Richmond, tenant in chief, at the time when the earl's lands were in the king's hands by reason of his death, four messuages, 1½ mills, 16 acres of meadow, 10 acres of wood, and 85*l.* 6*s.* 8*d.* of rent in Colbrun, Appelby, Soelberth, Walmir, Stapelton, and Tresk, and the advowson of the church of F'inegale, and to deliver to them the issues received thence since they were taken into the king's hands by reason of Philip's death, as the king learns by an inquisition taken by the escheator that Philip and Cassandra on the day of Philip's death were jointly enfeofed by John de Leybrun of the premises, to them and to the heirs of Philip, concerning which a fine, which the king has inspected, was levied between John, Philip and Cassandra in the king's court, which Cassandra the said Thomas married without the king's licence, and the king has pardoned him and Cassandra, for a fine that Thomas made with him, the trespass aforesaid, for which trespass the escheator is ordered not to molest or aggrieve them in any way.

By K. on the information of the treasurer.

To Geoffrey de Hertelpol. Order not to intermeddle further with the taking of assizes, juries or certificates arramed within the liberty of the bishop of Durham, which is in the king's hands, since the time when the liberty was taken into the king's hands or that shall be arramed hereafter, or with hearing or determining pleas or suits in the said liberty moved from the said time or to be moved henceforth, as the king wills that he shall not intermeddle further with these things. By C.

March 20.
Carlisle.

To Ralph de Sandwyco, constable of the Tower of London. Order to deliver to P. bishop of Sabina, cardinal of the Roman church, or to his certain attorney, Peter de Franc[ia] and Peter Arnaldi de Bonyort, citizens of Bayonne, whom the king lately sent to the Tower for custody until he should otherwise ordain, in order that they may be taken to the pope and delivered to him of the king's gift to be disposed of as the pope shall please.

By K. on the information of Otto de Grandisono and R. de Cotingham.

Like letters to the following for the delivery of the prisoners named :

The mayor and bailiffs of Nottingham for Garssyas Arnaldi Despuys, etc.

The bailiffs of Shrewsbury for Peter Andr[ee] Dorot, etc.

The bailiffs of Norwich for Peter Arn[aldi] de Perers, etc.

Vacated, because the writs were destroyed (fracta), and [it was] otherwise [ordered] by writ of privy seal.

To the sheriff of Bedford. Whereas Idonia de Leyburn, daughter and co-heiress of Robert de Vespoint, had her service in the king's army of Scotland in the twenty-eighth year of his reign, by his order, for 2½ knights' fees which she then acknowledged to the king for her part of

1307.

Membrane 11—cont.

the inheritance, as appears to the king by inspection of his rolls of the marshalsea for that army; he orders the sheriff to supersede the demand for scutage for the said fees made upon John de Crumwell, who has married Idonia.

March 20.
Carlisle.

To Henry de Gildeford, chancellor of the bishopric of Durham, which is in the king's hands. As the king wills that Henry and John de Insula Adam de Middelton and Thomas de Sheffield shall be appointed to take all assizes, juries and certifications and to hear and determine complaints and pleas arramed or moved within that liberty since it was taken into the king's hands and that shall be arramed or moved hereafter; the king orders him to make the king's writs under the king's seal used within that liberty under the names of John and Henry, Adam and Thomas of the appointment aforesaid, so that the premises may be done and completed by John and Henry and by Adam and Thomas, three or two of them.

March 22.
Carlisle.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Joan, late the wife of Edward de Bezill, the manor of Wodhull, co. Wilts, as nearest [friend] of his heir, which manor the escheator has taken into the king's hands by reason of Edward's death, as the king learns by an inquisition taken by the escheator that Edward at his death held the manor by the service of rendering four barbed arrows to the exchequer, and that he held the manor of Alfynton of the king in chief in free socage, and that Peter de Bezill, his son, is his next heir and is aged two years, and that Peter held no lands of the king at his death by knight service.
By C.

To John de Drokenesford. Order not to intermeddle further with the custody of the said manor of Wodhull, which he has by the king's commission. The king will discharge him of the issues of the manor henceforth, and wills that he shall be satisfied for the money paid by him for the wardship for the portion unexpired (*a retro*) to him.
By C.

To W. archbishop of York. Order to cause Punchard de Monte Martini, prebendary of the prebend of Laghton in the church of York, to have respite of the 40s. and of the 44 marks exacted from him by summons of the exchequer for divers debts until three weeks from Midsummer next, as the king has granted him such respite.

By K. on the information of the treasurer.

The like to the treasurer and barons of the exchequer.

The like to the sheriff of York.

March 16.
Carlisle.

To the treasurer and barons of the exchequer. William de Ros of Hamelak has shown the king that whereas the king attirmed at 10l. yearly all the debts in which Robert de Ros, his father, of whom he is the heir, and all the debts in which Isabel de Ros, his mother, of whom he is likewise the heir, were bound to the king, and has besought the king to grant that he may pay to the exchequer by 10l. yearly all the debts of Robert and Isabel and any other of his ancestors and also his own debts during the king's will: the king orders them, if they ascertain by inspection of the rolls of the exchequer that such attestation was made to the said Robert and Isabel, or either of them, to cause William to have these terms and to cause this to be so done and enrolled.

By K. on the information of the treasurer.

1307.

MEMBRANE 10.

March 26.
Carlisle

To the treasurer and barons of the exchequer. Order to release to Roger la Warre the distraint levied upon him for not having his service with the king in his army of Scotland in the thirty-fourth year of his reign, as it is testified before the king by Guy de Bello Campo, earl of Warwick, that Roger had his service with the king by his order in his said army. By C.

To the same. Notification that the king has granted, at the instance of Otto de Grandisono, to Walter Fuk of [blank], Otto's yeoman, that he may pay the 20 marks that he owes to the exchequer by recognisance made before the barons by five marks yearly, and order to cause him to have these terms and to cause this to be so done and enrolled. By pet. of C.

To Richard Oysel, escheator this side Trent. Order to cause Adam son of Walter de Wodehuses to have the custody of the forest of Skipton, as the king learns by an inquisition taken by the escheator that Hugh le Forester, Adam's grandfather, had certain assarts in the forest of Skipton of the gift of Alice de Rumeleye, late lady of the castle of Skipton-in-Craven, for the custody of the forest aforesaid, and that he held the assarts until his death and died seised thereof, and that Adam is his next heir and is of full age. If there be any reasonable cause why the escheator ought not to execute this order, he shall certify the king thereof under his seal. By C.

March 24.
Carlisle.

To the treasurer and barons of the exchequer. William de Ludelowe, son and heir of Laurence de Ludelowe, has shown the king by his petition exhibited before the king and his council that the king was indebted to Laurence by his letter obligatory in 100*l.* for a loan and that he is still indebted to his executors in this sum, and William has besought the king to cause him, the executor of Laurence's will, to have allowance in this sum for the 100*l.* in which he is indebted to the king for divers amercements; the king orders them to examine the said letter and if they find that Laurence or his executors had no allowance for the 100*l.* and have not been otherwise satisfied for it, to cause William to have allowance and recompense for the 100*l.* due from him as above in the said 100*l.* By pet. of C.

Vacated, because otherwise in the appended schedule.

March 28.
Carlisle.

To the justices of the Bench. John de Wygeton has shown the king by his petition before the king's council that whereas he impleads John, bishop of Carlisle, before them by what right the bishop claims to have common in 8,000 acres of wood, pasture and brushwood of John's in Blakhale, especially as John has no common in the bishop's lands and the bishop does him no service by reason of which he ought to have common there as he claims, and the bishop in pleading propounded, by way of exception, before the judges that he found on the day of his consecration as bishop of Carlisle his church of St. Mary, Carlisle, seised of the said common as of the right of his said church, and that the late king gave by his charter to God and the said church and to Walter, late bishop thereof, the bishop's predecessor, the manor of Dalston, co. Cumberland, with all its members and appurtenances, and he proffered the said charter, by reason of which gift the bishop claims the common as appurtenant to the said manor, asserting that he cannot answer in this matter without the king by reason of the charter aforesaid, and the justices have deferred proceeding further in the matter by reason of the proposition, exception and charter aforesaid: the king orders them to exhibit justice to the parties in the said matter notwithstanding the proposition, exception and charter aforesaid. By pet. of C.

1307.

Membrane 10—cont.

To Miles de Stapelton, constable of Knaresburgh castle and keeper of the king's forest there. Order to cause John de Stapelton to have in the king's park of La Haie, which is outside the bounds of that forest, four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To Hugh le Despenser, justice of the Forest beyond Trent. Order to cause Master John de Cadomo to have in the forest of Cannock (*de Canoco*) four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To Robert de Clifford, justice of the Forest this side Trent. Order to cause to be replevied to Thomas de Hoton the bailiwick of the forestry of Plumpton, which was taken into the king's hands by the justice for certain trespasses (*justic'*, *rectius transgressionibus*) inflicted by him upon the king, on condition that he be before the king and his council at Carlisle in three weeks from Easter next to make fine there for his trespasses aforesaid.

By K. on the information of the treasurer.

To Richard Oysel, constable of the castle of Skipton-in-Cravene. Order to cause Adam de Osgodby, clerk, to have in the king's wood of Elso four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

May 80.
Carlisle.

To Richard Oysel, escheator this side Trent. Order not to intermeddle further with the lands in Neubingg, Staynton and Craystok, co. Cumberland, which were held of Ralph son of William on the day when John de Cirizi died, as the king, believing that John, late baron of Craystok, was seised of the barony of Craystok at his death in his demesne as of fee, ordered the escheator to take into the king's hands all the tenements whereof John de Cirazi was seised in his demesne as of fee and that he held of the said barony, which was then in the king's hands, and it is now found by a fine levied by the king's licence between the aforesaid Ralph and John the said baron concerning the barony, which is held of the king in chief, and exhibited and examined before the king's council on Ralph's behalf that Ralph had the barony, with the knights' fees, homages and services of free men and all other appurtenances, of the gift of John the said baron, to be held of the king and his heirs by the services therefor due and accustomed, and that Ralph granted the barony to John the said baron for the latter's life, to be held of Ralph and his heirs, and it is found by an inquisition taken by the escheator concerning the lands of John de Cirizi that John de Cirizi held of the barony aforesaid the lands specified above. By pet. of C.

March 28.
Carlisle.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place. Order to permit the prior and convent of Newstead in Shirewode to depasture their sheep (*bidentes*) in the 180 acres of waste specified below, and to erect a cow-shed, shepherd's house (*bercariam*) and barn (*granariam*) for storing (*intranclis*) their corn there, without hindrance, provided that they shall not have more common by reason of the waste aforesaid than is contained in the king's charter to them, as the king has granted to them by his charter 180 acres [measured] by the perch of 24 feet of his wastes in his forest of Shirewode in the Hay of Lyndeby, to wit 60 acres in a plot (*placea*) called 'le Swynehagh' and 120 acres in divers plots, to wit le Herdwyk, Hollewelleclif, and Shepelawe in the same hay, so that they might enclose the said 180 acres at their will with a ditch and hedge according to the assize of the forest and till them, with free ingress

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Membrane 10—cont.

and egress for all their beasts going from the nearest highways of the king to the said 180 acres and returning thence, and the justice and his ministers of the forest have not allowed the prior and convent to depasture their sheep in the said wastes or to erect a cow-shed, shepherd's house or barn thereon because no mention is made in the charter of these things, as the king learns from the petition of the prior and convent exhibited before him and his council. [By pet. of C. 6580.]

March 28.
Carlisle.

To Richard Oysel, escheator this side Trent. Order to cause John de Rue and Joan, his wife, daughter and heiress of John Ughtred, to have seisin of the lands whereof the latter at his death was seised in his demesne as of fee, as Joan has proved her age before the escheator and the king has taken John de Rue's fealty for all the lands that Joan's father held at his death of the king in chief.

April 1.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Geoffrey Columbel, clerk, attorney of B. archbishop of Rouen, all the lands that were taken into the king's hands by the escheator by reason of the death of the archbishop's predecessor, to be kept by Geoffrey in the name of the archbishop, as the king, at the instance of P. bishop of Sabina, cardinal of the Roman church, has given respite to the archbishop until Whitsuntide next, and from then for one year following for his fealty due to the king for the lands that he holds of the king. By K. [*Fœdera*; Prynne, *Records*, iii, p. 1183.]

The like to Richard Oysel, escheator this side Trent. [*Ibid.*]

To Hugh le Despenser, justice of the Forest beyond Trent. Order to cause the prior of Huntindon to have in the forest of Wauberge four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To Robert de Clifford, justice of the Forest this side Trent, or to him who supplies his place. Order to cause Hugh de Burgo, clerk, to have in the forest of Ingelwode four oaks fit for timber, of the king's gift.

By K. on the information of R. de Cotingham.

To the same. Order to cause William de Hamelton to have in the forest of Galtres four oaks fit for timber, of the king's gift.

To the same. Order to cause John de Drogenesford to have in the forest of Shirewode four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To Hugh le Despenser, justice of the Forest beyond Trent, or to him who supplies his place in the forest of Wulvemer. Order to cause the said John to have in that forest four oaks fit for timber, etc.

Membrane 10—Schedules.

March 20.
Carlisle.

To the treasurer and barons of the exchequer. Ralph de Monte Hermerii, earl of Gloucester and Hertford, and Joan, his wife, have shown the king that whereas they ought to receive yearly at the exchequer 88*l.* 1*s.* 8*d.* for the third penny of the county of Hertford, 20*l.* for the third penny of the county of Gloucester, and 40*l.* 19*s.* 5*d.* for the barton (*Bertona*) of Bristol, and that although Gilbert de Clare, late earl of Gloucester and Hertford, and his ancestors, earls of those places, received the said sums either in money paid to them by the writs of *liberate* of the king and of his progenitors or in allowances made to them in debts due from them to the exchequer, the treasurer and barons do not permit Joan, who was

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Membrane 10—Schedules—cont.

jointly enfeoffed with Gilbert by the king of all the lands that Gilbert rendered into the king's hands, from the time of Gilbert's death until her marriage with Ralph, and Ralph and Joan afterwards to have and receive the said sums: the king orders them to search the writs and memoranda of the exchequer, and if they find by inspection thereof that Gilbert and his ancestors received or had allowance for these sums at the exchequer in form aforesaid and that Ralph and Joan have received nothing thence since Gilbert's death and that no allowance has been made to them therefor, to cause to be allowed to Ralph and Joan the arrears of the said sums in the debts due from them to the exchequer, both for their own debts and for Gilbert's debts or for the debts of his ancestors.

By pet. of C.

March 28.
Carlisle

To the same. William de Lodelawe, son and heir of Laurence de Lodelawe, and executor of his will, has shown the king by his petition exhibited before him and his council that whereas the king was bound to Laurence by a letter obligatory in 100*l.* that the king received from him as a loan, and he is still bound to the executors of Laurence's will in this sum, and he has besought the king to cause to be allowed to him, as executor of Laurence's will, the 100*l.* in which William is indebted to the king for a fine that he made with the king before William Martyn and his fellows, the king's late justices appointed to hear and determine felonies and trespasses in co. Salop, for a trespass committed by him in that county: the king orders the treasurer and barons to examine his letter aforesaid, and if they find that Laurence in his lifetime or his executors since have not been satisfied for the said 100*l.*, to cause William to have allowance and recompense therefor in the fine aforesaid.

By pet. of C.

MEMBRANE 9.

March 20.
Carlisle.

To the same. Notification that the king has granted to Richard Danyel, for his good service to him in Scotland, that he may pay the 10 marks exacted from him by summons of the exchequer by the sheriff of Derby by 4*s.* 6*d.* at Michaelmas next, and 4*s.* 5*d.* at Michaelmas following, and 4*s.* 5*d.* at the following Michaelmas, and order to cause him to have these terms, and to cause this to be so done and enrolled.

March 28.
Carlisle.

To Robert de Karliolo. The king lately granted to Nigel Cambel of Scotland the wardship of two parts of the manor of Ishale, co. Cumberland, which belonged to Hubert de Malton, tenant by knight service of the heir of Thomas de Malton of Gillesland, tenant in chief, which heir was then a minor in the king's wardship, which two parts are in the king's hands by reason of the minority of Hubert's heir, during the minority of Hubert's heir; and the king afterwards, believing that the wardship pertained to him by reason of the enmity and rebellion of Nigel, an adherent of Robert de Brus, the king's enemy and rebel in Scotland, caused the wardship to be taken into his hands together with Nigel's goods and chattels in that county, and committed the custody thereof to the said Robert de Karliolo and caused it to be delivered to him; and Richard le Brun has given the king to understand that Nigel, when in the king's peace and allegiance (*fidem*), long before he adhered to Robert de Brus, sold and delivered the wardship to the said Richard, and Richard has besought the king to cause justice to be shown to him; and it is found by an inquisition taken before the king's council at Carlisle by his order and with the assent of Robert de Karliolo and the said Richard that

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Membrane 9—cont.

Nigel, in Lent, in the thirty-third year of the king's reign, demised the said wardship to Richard at Westminster, being then in the king's peace and allegiance, until Hubert's heirs should come of age, and placed Richard in seisin thereof immediately after Easter next following, and that Nigel from that time until Thursday after the Purification, in the thirty-fourth year of the king's reign, remained continuously in the king's peace and allegiance: the king orders Robert de Karliolo to deliver to Richard the wardship of the said two parts. The king wills that Richard shall satisfy Robert for 60*l.* that are in arrear of the 120*l.* that he ought to have paid to Nigel for the wardship aforesaid, and that he shall find Robert sufficient security in this matter, so that the issues received by Robert from the two parts from the time when Richard was thus moved thence shall be allowed, beyond the necessary costs and expenses laid out in the said two parts, to Richard by an account to be made between them.

March 26.
Carlisle.

To the sheriff of Cumberland. Order to deliver to Thomas de Redman and John le Venour of Cambreton the lands that Mary, late the wife of Alan de Cambreton, held in dower on the day when she adhered to the Scots, the king's enemies and rebels, of the lands that belonged to Alan, as the king learns by an inquisition taken by Peter Malorre and John de Insula that Mary held on the said day a third of two carucates of land in Cambreton and Craysothen and a third of two messuages and of 32 acres of land in Talenty, and a third of a messuage and of a moiety of an acre in Waverton, and a third of a messuage and of nine acres of land in Wyndeshales, in dower of the lands that belonged to Alan, and that she died some time ago (*diu est*) in Scotland, and that the said Thomas and John are the nearest kinsmen and heirs of Alan.

By inquisition returned of C.

April 2.
Carlisle.

To Richard Oysel, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of Gilbert de Sutheyk, tenant in chief, upon her taking oath that she will not marry without the king's licence, in accordance with the extent made by the escheator, or in accordance with another one to be made, if necessary, in the presence of Henry de Lacy, earl of Lincoln, to whom the king has granted the wardship of two parts of the lands that belonged to Gilbert until Gilbert's heir shall come of age, or in the presence of another person to be deputed by the earl.

To the same, Order to cause dower to be assigned to Agnes, late the wife of Adam de Twynham, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

April 8.
Carlisle.

Thomas de Sayle and William de Rouclyve, imprisoned at York for the death of Bernard de Furnays, wherewith he is charged, has letters to the sheriff of York to bail him.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of Henry de Seburgham, who is insufficiently qualified, as the king learns upon trustworthy testimony.

To the treasurer and barons of the exchequer. Order to acquit Eustace de Burneby, tenant in chief, of the demand made upon him for scutage for the king's army of Scotland in the thirty-fourth year of his reign, as he had his service with the king's army in that year as Edward, prince of Wales, has testified to the king by his letters.

The like in favour of Eleanor de Watford.

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*Membrane 9—cont.*April 10.
Carlisle.

To Walter de Glouc[estria], escheator beyond [Trent]. Order to cause dower to be assigned to Grace, late the wife of Robert de Merston, tenant by knight's service of the heir of Ralph de Gousle, tenant in chief, upon her taking oath that she will not marry without the king's licence.

March 28.
Carlisle.

To the treasurer and barons of the exchequer. Notification that the king has granted to Bartholomew de Badelesmere respite until the octaves of Michaelmas next, unless the king shall otherwise ordain, for the account exacted from him at the exchequer for the time when Guncelin de Badelesmere, his father, of whom he is the heir, was the king's justice in co. Chester, and also for the debts due to the king at the exchequer for his own and his father's debts, and order to cause him to have such respite.
By K. on the information of the treasurer.

April 5.
Carlisle.

To the same. John de la Ruwemajour, merchant of Gascony, has shown the king by his petition before him and his council that whereas the king is indebted to him in 84*l.* 2*s.* 2*d.* for wines bought from him for the king's use by Matthew de Columbariis, the king's late butler, he has besought the king to cause him to be satisfied therefor. The king orders the treasurer and barons to inspect the five tallies that John asserts that he has for the said sum, and to account with him therefor at the exchequer, and to cause him to be satisfied for what they shall find to be due to him out of debts due to the king at the exchequer to be assigned to him by them in the king's name.
By pet. of C.

April 12.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to Ida, late the wife of Robert de la Warde, tenant in chief, upon her taking oath that she will not marry without the king's licence, in accordance with the extent taken by the escheator or with another to be taken, if necessary, in the presence of Hugh de Meynill and Joan, his wife, eldest daughter and co-heiress of Robert, to be warned by the escheator, if they wish to be present.

To Richard Oysel, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of John de Furmery, tenant in chief, upon her taking oath that she will not marry without the king's licence.

To the same. As the king learns by an inquisition taken by the escheator that John de Furmery held no lands at his death of the king in chief except a messuage and four bovates of land in High Crosseby as of the honour of Cokermuwe, which is in the king's hands, by homage and a cornage of 4*d.* yearly at the Assumption; the king orders the escheator to retain in his hands the said messuage and land, and not to intermeddle further with the lands that John held of other lords.

MEMBRANE 8.

May 6.
Carlisle.

To the sheriff of Cambridge. Order to cause William de Wychem and John de Pynecote, who were lately arrested and imprisoned at Cambridge for divers crimes charged against them and who escaped and fled to St. Giles's church for sanctuary (*pro immunitate ecclesiastica*), to be delivered from prison and taken back to the said church, as the king learns from R. bishop of Ely that Robert de Sutton, under-sheriff of that county, and certain others dragged them from the church by force and arms and took them back to prison, to the injury and prejudice of the liberty of the church, provided that William and John were not public

1307.

Membrane 8—cont.

enemies of the king and his realm, so that there may be done in regard to them what ought to be done of right and according to the custom of the realm and has been wont to be done in the like case heretofore.

May 6.
Carlisle.

To the treasurer and barons of the exchequer. John son and heir of Hugh de Oddingseles, executor of his will, has shown the king that the king is bound to Hugh in 218*l.* 14*s.* 5*d.* for divers causes by letters of Henry de Lacy, earl of Lincoln, who supplied the king's place in the duchy of Aquitaine during the time of the war between the king and the king of France, and he has besought the king to cause to be allowed to him in the said sum 50*l.* that the king caused to be delivered from his wardrobe to Hugh as a loan at the time when he crossed to the said duchy in the king's service, and 50 marks that John owes to the king at the exchequer for the relief due from him for the lands that Hugh held at his death of the king in chief and that came to him by right of inheritance: the king orders them, if John can prove before them that he is the executor of Hugh's will and that the king is still indebted to the deceased in the aforesaid sum, to allow to him in it the said 50*l.* and 50 marks. By pet. of C. [12918.]

Thomas Arnewy of Scuarnestok (*sic*), imprisoned at Worcester for the death of Hugh le Freman, wherewith he is charged, has letters to bail him until the first assize.

May 12.
Carlisle.

To the sheriff of Hereford. Order to cause Nicholas Waleys to have seisin of 16*d.* yearly of rent in Yatton, as the king learns by an inquisition taken by the sheriff that the said rent, which John de Balun, who was hanged for felony, held, has been in the king's hands for a year and a day, and that John held it of Nicholas, and that the township of Much (*Magna*) Marcleys has had the king's year and day thereof, for which it ought to answer to the king.

May 5.
Carlisle.

To the treasurer and barons of the exchequer. Isabel, daughter and heiress of Robert Aguillon, who was indebted to the king in divers debts at his death, has shown to the king that whereas certain goods and chattels of Robert's came to the hands of Hugh Bardolf, deceased, by delivery from Robert's executors, and Hugh at the executors' suit acknowledged before the treasurer and barons at the exchequer, in the fourteenth year of the reign, that he was bound to the king for the said executors for the aforesaid goods and chattels in 104*l.*, to be paid to the king in part payment of the debts aforesaid, and that the king afterwards granted to Hugh that he should pay the said sum by 10 marks yearly, as is contained in the enrolment of the recognisance aforesaid, and that now the whole sum is exacted from her notwithstanding the recognisance aforesaid, and that she is distrained on these grounds as if Hugh had not charged himself in any way against the king by the said recognisance; the king orders the treasurer and barons to inspect the rolls of the exchequer, and if they find that Hugh acknowledged the said 104*l.* to the king in form aforesaid, to cause Isabel to be acquitted of that sum among the debts of her father, and to charge Hugh's heirs therewith.

By pet. of C.

May 12.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to Christiana, late the wife of William de Nevill, tenant in chief, upon her taking oath that she will not marry without the king's licence.

May 8.
Carlisle.

To the sheriff of Northampton. Order to cause the portion of the wall round the park at Northampton that ought to be repaired at the king's expense to be repaired.

Membrane 8—cont.

1307.

May 12.
Carlisle.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Isabel, late the wife of Simon Roges of Porlok, a moiety of the hamlet of Trevascoit, co. Cornwall, which is held of the king in chief, together with the issues thereof received since the escheator took it into the king's hands by reason of the death of Simon, as the king learns by an inquisition taken by the escheator that Simon and Isabel were jointly enfeoffed by John de Tracy, Isabel's brother, of the said moiety, to them and to the heirs of their bodies, and that Simon and Isabel were jointly seised thereof on the day of Simon's death, and the king has taken her fealty for the moiety.

May 10.
Carlisle.

To the sheriff of Worcester. Order to cause John de Intebergh to have seisin of an acre of land in Holebargh, as the king learns by an inquisition taken by the sheriff that the said acre, which Roger le Priour, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Roger held it of John, and that William de la Greene of Holebargh has had the king's year and day thereof, for which he ought to answer to the king.

May 16.
Carlisle.

To Walter de Glouc[estria], escheator beyond Trent. Order to cause William Quyntyn, son and heir of William Quyntyn, to have seisin of the lands that his father held at his death of the king in chief, as he has proved his age before the escheator and the king has taken his fealty.

By p.s. [5657.]

May 6.
Carlisle.

To Robert de Clifford, guardian of the bishopric of Durham, or to him who supplies his place. A[nthony], bishop of Durham, has shown the king that whereas the king lately caused the liberty of the bishopric to be taken into his hands by consideration of his court before him and committed the guardianship thereof to Robert, the latter, exceeding the force and effect of the judgment (*consideracionis*) and the form of the commission, has caused to be taken into the king's hands certain lands and divers profits arising from the mills, fairs and markets of the bishop and from divers other things pertaining to his barony, and that he detains them from the bishop, and that he inflicts divers injuries and grievances upon the bishop and his men concerning divers things that do not pertain to the royal liberty aforesaid, to the bishop's loss, the peril of the disinheritance of his church of Durham, and contrary to the judgment aforesaid: the king orders Robert to desist from inflicting such annoyances, wrongs and grievances upon the bishop or his men concerning anything that pertains to the bishop's barony and that does not pertain to the aforesaid royal liberty, and to restore to them anything that he may have levied or taken into the king's hands contrary to the judgment aforesaid, and to certify the king of his proceedings herein in the octaves of Midsummer next.

May 8.
Carlisle.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of William de la Barre of Ellewyk, who is incapacitated by age and infirmity.

May 30.
Carlisle.

To the sheriff of Somerset. Order to cause John de Erlegh to have seisin of a messuage and seven acres in Northpederton, which Henry le Morward of Lamport, who was hanged for felony, held, as the king learns by an inquisition taken by the sheriff that the messuage and land have been in the king's hands for a year and a day, and that Henry held them of John, and that John de Monte Acuto, the late sheriff, had the king's year and day thereof, for which he ought to answer to the king.

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*Membrane 8—cont.*May 22.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause to be allowed to John de Insula and to Mary, his wife, in the arrears of the fee that he receives yearly at the exchequer all debts due from them to the king at the exchequer, and to cause John to be satisfied as quickly as possible for any balance that may then be due to him for the said fee or to assign to him the debts of others due to the exchequer up to the amount of the balance. By pet. of C.

June 1.
Carlisle.

To Humphrey de Waleden, keeper of the manor of Newport. Order to cause to be repaired the king's mills and the weirs thereof, and the bays (*bayas*) of the king's great stew there, which were broken down by flood and the greater part thereof carried away.

May 26.
Carlisle.

To the treasurer and barons of the exchequer. The executors of Philip de Wylgheby, late chancellor of the exchequer, have shown the king by their petition exhibited before him and his council that whereas the king is still indebted to them in 200 marks of the arrears of the fee that Philip ought to have received yearly by reason of his office at the exchequer, concerning which divers writs of *liberate* have emanated from chancery and remain in the exchequer, and they have besought the king to satisfy them for the arrears: the king orders them to search and examine the writs aforesaid and the rolls testifying the payment of Philip's fee, and to cause debts due to the king at the exchequer to be assigned to the executors for the amount of the arrears, causing the debts thus assigned to be allowed to them who owe them to the king. By pet. of C.

June 8.
Carlisle.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Robert de Stonham, who is incapacitated by age and infirmity.

June 8.
Carlisle.

William son of Juliana de Beverlaco, imprisoned at Beverley, for the death of John Braken of Lekynfeld, wherewith he is charged, has letters to the sheriff of York to bail him.

*Membrane 8—Schedule.**Brevia de Warantia dierum.*Jan. 7.
Lanercost.

To the justices of the Bench. Order not to put Bernard Est of Rychemeresworth^a in default for not appearing on Thursday the octave of Michaelmas last in the suit before them between Roger de la Grene, demandant, and Bernard, tenant, concerning a messuage in Wycombe, as he was in the king's service by his order on that day. By p.s. [5564.]

Jan. 24.
Lanercost.

To the sheriff of Southampton. Order not to put the abbot of Tyche-feld in default for not appearing on Monday before the Conversion of St. Paul last in the suit in the sheriff's county [court] between the abbot and John de Sancto Johanne, Hugh de Burdens, and Walter Burwode concerning the unjust taking and detaining of the abbot's cattle, as the abbot was in the king's service on that day by his order. By pet. of C.

Jan. 28.
Lanercost.

To the bailiffs of Humphrey de Bohun, earl of Hereford and Essex, at Breghenogh in the marches of Wales. Order not to put Roger de Mortuo Mari in default for not appearing on Monday after St. Hilary last in Humphrey's court at Breghenogh in the suit by Humphrey's writ

^a Spelt *Rikemeresworth* in the writ of privy seal.

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Membrane 8—Schedule—cont.

- between Walter de Kylpeck, demandant, and the said Roger and Lucy, his wife, tenants, concerning certain lands in La Mote, as he was in the king's service by his order on that day. By p.s.
- Feb. 14. The like to the same Roger because he was in the king's service on
lanercost. Monday after Ash Wednesday. By K.
- March 16. To the bailiffs of Humphrey de Bohun, earl of Hereford and Essex, at
Carlisle. Bregghenogh in the marches of Wales. Like order in favour of Roger for Monday the morrow of St. Gregory the Pope.
By K. on the information of Robert de Askeby.
- March 18. To the bailiffs of the wapentake of Holderness. Order not to put
Carlisle. Walter de Faucumberge in default for not appearing on Thursday after St. Gregory in the suit in that wapentake [court] between Richard de Sancto Quintino and Walter concerning the taking and detaining of Walter's cattle.
By K. on the information of A. de Osgoteby.

MEMBRANE 7.

- June 1. To Walter de Glouc[estria], escheator beyond Trent. Order not to
Carlisle. intermeddle further with the abbey of Aynesham or with anything pertaining to it, which he has taken into the king's hands by reason of the abbot's death, as the king learns by the record and process of the suit that was before Solomon de Roff[a] and his fellows, justices last in eyre in co. Oxford, by writ of right between the king and Oliver, late bishop of Lincoln, concerning the advowson of the abbey that the bishop had greater right in the advowson than the king.
- May 27. To the sheriff of Warwick. Order to cause a coroner for that county
Carlisle. to be elected in place of John de Upton, deceased.
- June 5. To John Wogan, justiciary of Ireland. Order to cause dower to be
Carlisle. assigned to Joan, late the wife of James de Bohun, tenant in chief in Ireland, in accordance with the extent made by Walter de la Haye, late escheator in Ireland, or with another extent to be made, if necessary, by the justiciary, as she has taken oath before the king that she will not marry without his licence.
- May 28. To Hugh le Despenser, justice of the Forest beyond Trent. Order to
Carlisle. cause William Quyntyn, son and heir of William Quyntyn, to have seisin of the bailiwick of the forestry of Gravelee, which was taken into the king's hands by reason of his father's death, as the king has taken his fealty for the lands that his father held of him in chief.
- May 25. To the sheriff of Sussex. Order to restore to Stephen atte Putte, clerk,
Carlisle. his lands, goods and chattels, which were taken into the king's hands upon his being indicted before William de Bereford and his fellows, justices appointed to hear and determine trespasses in that county, with breaking into a house in the priory of Herietham and with carrying away a bed, price half a mark, as he has purged his innocence before John, bishop of Chichester, to whom he was delivered by the justices in accordance with the privilege of the clergy.
- To the sheriff of Surrey. Order to supersede the demand made upon Roger Bavent, son and heir of Adam Bavent, tenant in chief, for scutage for the king's army of Scotland, in the twenty-eighth year of his reign, as Roger was a minor in the king's wardship during the time when the king was in his said army. It is provided that the scutage shall be levied for the king's use from the knights' fees that were held of Roger's inheritance at that time.

Membrane 7—cont.

1307.
May 26.
Carlisle.

To the treasurer and barons of the exchequer. The king sends to them under the half-seal (*sub pede sigilli*) certain inquisitions taken at the instance of W. archbishop of York and recited before the king's council in the parliament at Carlisle concerning four knights' fees in co. York that Avelina de Fortibus, late countess of Albemarle, held of the archbishop's predecessors and that are in the king's hands by reason of her death, and he orders them to inspect and examine the inquisitions and to search the rolls and memoranda of the exchequer concerning the said fees, and if they ascertain by the inspection and examination aforesaid that Avelina and her ancestors held the fees of the archbishop's predecessors and that they came to the king's hands by her death, to call together the justices and others of the king's council who ought to be called, and to cause the archbishop (*episcopo*) to have recompense for the fees aforesaid, or to discharge him and his successors in the fees that they hold of the king according to the proportion (*pro rata porcionis*) of the said fees.

By inquisition returned of C.

June 4.
Carlisle.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Gilbert Sikelfot, who is insufficiently qualified.

June 8.
Carlisle.

To Peter de Malo Lacu, Edmund de Eyncourt, William le Wavessur, William de Bereford, and Adam de Middleton. Although the king has appointed them his justices to hear and determine felonies in cos. Lincoln, York, Lancaster, Nottingham, Derby, Warwick and Leicester, as is contained in his letters patent to them, and it was, and is still, his intention that they shall intermeddle only with felonies and trespasses perpetrated from the twenty-fifth year of his reign until the thirty-third year, and they have, as the king learns, intermeddled with certain felonies and trespasses committed in the said counties before the aforesaid term: he orders them to proceed to hear and determine all felonies and trespasses committed in the said counties before the said term and commenced before them, and not to intermeddle in any way with other felonies and trespasses committed in the said counties before that term and not commenced before them. By C.

June 8.
Carlisle.

To the sheriff of Hereford. Order to cause Eustace de Whyteneye to have seisin of a messuage and 18 acres of land in Chercheyerd, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which Orangia de Chercheyerd, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Orangia held them of Eustace, and that the township of Pencoumbe has had the king's year and day thereof, for which it ought to answer to the king.

June 20.
Carlisle.

To the sheriffs of London. Order to receive 97 tuns of wines from William Trente, the king's butler, or from his attorneys, which he will deliver to them at London for the use of Queen Margaret, the king's consort, and to cause six tuns of them to be sent to Northampton, one to Stoni Stratford, two to Leghton Busard, four to Berkhamstede, two to St. Albans, two to La Bernete, and twenty to Benstede.

By K. on the information of W. de Bedewynde.

June 8.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order not to intermeddle further with certain lands in Polom, co. Lincoln, to wit a messuage, eighty acres of land, three acres of meadow, 88s. 4d. of yearly rent, and a rent of three cocks, sixteen hens, and seventy sheep, which he has taken into the king's hands by reason of the death of Robert de Barkeworth, as the king learns by an inquisition taken by the escheator

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Membrane 7—cont.

that Robert at his death held the tenements of him in chief as of the barony of Gaunt, which belonged to Gilbert de Gaunt, deceased, by the service of the fifth of a knight's fee, which barony is in the king's hands by reason of Gilbert's death and of the surrender and grant that Gilbert made to him, and it appears to the king by inspection of the rolls of his chancery that he assigned the said fifth of a fee in dower to Lora, late the wife of the said Gilbert.

May 20.
Carlisle.

To the treasurer and barons of the exchequer. Whereas the king is indebted to divers men of the realm, both men of religion and others ecclesiastics as well as laymen, in divers debts for prises taken from them for his use from wool, hides, skins and other small things after the war between him and the king of France, and also for money and money's worth (*denaratis*) taken for his use by search in abbeys and other houses of religion, hospitals, churches and elsewhere in the realm, for which they have not yet been satisfied: the king orders the treasurer and barons of the exchequer to cause suitable satisfaction to be made to all those of the realm, both men of religion and others, clerks or laymen, or their successors or executors or heirs or assigns, who can prove by the letters or tallies of the king or of those whom he appointed to take such wool, hides, skins and other small things and also money and money's worth, or by rolls, inquisitions, certificates, or other their memoranda whatsoever in the exchequer, or otherwise before the treasurer and barons that any such prises were taken from them for the king's use for which they have not yet been satisfied, for the things and goods thus taken from them by a sufficient payment or certain assignment to be made to them or their successors or executors or their heirs or assigns, or by way of allowance of debts that they or any others to whom they will look owe to the king for any reason, or in any other way, also allowance or recompense for fines that they have made with him for graces or other things obtained from him (*impetracionibus*) or made in his court, or that they or their successors or executors or heirs or assigns or others shall make with the king for graces or other things obtained in his court that they shall obtain or do henceforth; so that the king may be acquitted as against the men to whom he is still bound, as the treasurer and barons shall deem best to ordain for the king's discharge in this behalf, and to cause all those whose fines or debts they shall thus assign to be acquitted thereof at the exchequer against the king. It is provided that the said men of religion or clerks or laymen, or their successors or executors or heirs or assigns, shall have the king's writs of the exchequer to levy for their use the said fines and debts from the lands, goods and chattels of those whose fines and debts are thus assigned to them and to whom they look, as often as and whenever they wish and shall deem expedient.

By p.s.

To the same. It is shown to the king by divers men of the realm that whereas he, in the twenty-fifth year of his reign, caused proclamation to be made throughout his realm that all persons having wool should cause it to be carried to certain places before the morrow of the close of Easter then next ensuing, under pain of forfeiture of the wool, and that they would find merchants in those places who would buy the wool, the king caused all the wool thus carried to be taken into his hands for his use, making tallies only for the wool to the owners without any payment, and also caused other wool that had not been carried according to the proclamation to be taken into his hands as forfeited, making for it no tallies or obligations to the owners thereof; for which reason the aforesaid men have besought the king by their petition exhibited before him and his

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Membrane 7—cont.

council at Carlisle to remit and pardon the forfeiture of the wool that was not carried and to grant that satisfaction shall be made both for the wool that was not carried and for the wool that was carried: the king has pardoned the forfeiture and grants that satisfaction shall be made as desired, and he orders the treasurer and barons to make satisfaction notwithstanding the proclamation aforesaid, in the ways they shall deem best, both for the wool that was not carried and for the wool that was carried to the owners thereof, or to their executors or heirs, although they may not have tallies therefor, as may appear by the rolls, inquisitions, certificates, or other memoranda in the exchequer of those who were appointed to take the wool.

By pet. of C.

June 24.
Carlisle

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of William Randulf, who is incapacitated by age and infirmity.

MEMBRANE 6.

June 5.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Robert de Barkeworth, tenant in chief, upon her taking oath that she will not marry without the king's licence.

June 6.
Carlisle.

To Edward, prince of Wales. Order to cause to be sent to the king at Carlisle, without delay, 500 Welsh footmen from North Wales, by Griffin Thoyt, the prince's knight, and Robert de Haliwell, king's clerk, and another 500 from West Wales, by Morgan ap Mereduth, the prince's knight, and William de Stoweford, king's clerk, without delay, so that they shall be at Carlisle in three weeks from Midsummer next, as the king needs footmen for the repression of the rebellion of Robert de Brus.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to pay to the said Morgan and William the wages of the said footmen from West Wales, from the time of their departure with the footmen from West Wales until their arrival at Carlisle.

To the same. Like order to pay to Stephen de la More the wages of the 500 Welsh footmen from the parts of Glamorgan and Usk that the king lately caused to be chosen by the said escheator and by Robert de Grendon to be taken to the king at Carlisle.

May 28.
Carlisle.

To Henry de Cobeham, warden of the Cinque Ports. Order to permit Poncius, lord of Castellon (*de Castellione*), to cross from the port of Dover to parts beyond sea with his silver vessels and money for his reasonable expenses, as he is returning to parts beyond sea by the king's licence, notwithstanding the king's ordinance against carrying money or silver in mass to parts beyond sea. By K. on the information of the treasurer.

June 8.
Carlisle.

To the keeper of Salcey (*de Salceto*) forest. Order to cause the sheriff of Northampton to have 200 leafless stumps (*robora non portancia*) in that forest for the use of the king's children staying at Northampton.

On the information of the treasurer.

June 10.
Carlisle.

To the keeper of the forest of Dene or to him who supplies his place. Order to cause Thomas de Portington, clerk, to have in that forest four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

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*Membrane 6—cont.*June 5.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Ida, late the wife of Robert de la Warde, tenant in chief, the manor of Shopiland, co. Essex, which the escheator took into the king's hands by reason of Robert's death, and to restore to her the issues thereof received by him since then, as the king learns by an inquisition taken by the escheator that Robert and Ida were jointly enfeoffed thereof by Robert son of Walter, Ida's father, to them and to the heirs of Robert de la Warde, and that Robert and Ida thus held the manor jointly until the day of his death, and the king has taken Ida's fealty for the manor.

June 8.
Carlisle.

To the sheriff of Somerset and Dorset. Order to supersede entirely the provision that the king lately ordered him to make of 500 quarters of wheat and 1,000 quarters of oats, which were to be bought and provided and carried to the town of Poitiers against the arrival there of Edward, the king's son, and certain of the king's subjects. He is ordered to restore any of the corn that he may have already provided to the owners thereof, and to tell William de Somery, king's clerk, whom the king sent to the sheriff to survey this provision, to come to the king's court and not to stay further in those counties for this reason. By C.

June 10.
Carlisle.

To the treasurer and barons of the exchequer. The executors of the will of John de Metyngham, late chief justice of the Bench, have shown the king that whereas he is still indebted to the deceased in a fixed (*certa*) sum of money for the arrears of the fee that the king granted to him for that office, which fee the king by divers writs of *liberate* ordered to be paid to him, and they have besought the king to cause them to be satisfied therefor: the king orders the treasurer and barons to see and examine the said writs of *liberate* directed to the treasurer and chamberlains, and to cause the executors to be satisfied for what they shall find to be in arrear thereof in debts that are due from others to the exchequer by assignments to be made to the executors, according to the discretion of the treasurer and barons, and after such assignments have been made, to cause those whose debts they shall have thus assigned to be discharged of such debts at the exchequer. By pet. of C.

June 26.
Carlisle.

To the sheriff of Salop and Stafford. Order to cause 400 quarters of wheat and 500 quarters of oats to be bought and provided in places where it may be done to the king's greatest advantage and the least grievance of the men of the sheriff's bailiwick, and to cause them to be carried with all speed to Skynburnesse, there to be delivered to the receiver of the king's stores, as it is necessary for the king to have divers victuals for the maintenance of him and of his subjects who are coming to Scotland in his service.

June 28.
Caldecoats.

To the treasurer and barons of the exchequer. Order to permit Queen Margaret, the king's consort, to have all profits of wastes, assarts and purprestures in the forests of New Forest, Severnack, Gillingham, Feckenham, Melkesham, Chippenham, Pewesham, and Haverigg from 21 June, in the thirty-second year of the reign, when the king granted to her by his charter the said forests for her life, with the wastes, assarts and purprestures thereof, as contained in the king's charter.

July 6.
Carlisle.

To Walter de Gloucestria, escheator beyond Trent. Order to deliver to Alice, late the wife of John Martel, tenant in chief, 41 acres of land in Falkeburn, co. Essex, 8 acres of land, 8 acres of land, 5 acres of land, and 11 acres of land, which the escheator took into the king's hands by reason of John's death, and to restore to her the issues received thence, as the

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Membrane 6—cont.

king learns by an inquisition taken by the escheator that John and Alice were jointly enfeoffed by William de Carleton of the said 41 acres, and by John Page of the said 8 acres, and by Robert de Scales of the said 8 acres, and by Richard Coleman of the said 5 acres, and by William Colintre and Beatrice de Essex[ia] of the said 11 acres, and that John and Alice continued their joint seisin thereof until the day of John's death, and that the tenements are held of the said William, John Page, Robert, Richard, William and Beatrice.

June 28.
Caldcoats.

To the treasurer and barons of the exchequer. Order to permit Queen Margaret, the king's consort, to have all profits arising from wastes, assarts and purprestures in the manors of Cokham, Bray, Andevere, Basingstok and Aulton from 21 June, in the thirty-second year of the king's reign, when the king granted to her the manors to hold *in tenencia* for her life with the wastes, assarts and purprestures, and order to cause sheriffs and other ministers of the king who are charged with the said profits at the exchequer to be discharged thereof from the day aforesaid.

To John de Handlo, keeper of the manor of Beckele. Order to cause to be repaired the wall, paling and ditch of the park of the said manor, which are fallen down and broken.

June 10.
Carlisle.

To Walter de Glouc[estria], escheator beyond Trent. Although the king lately, upon being given to understand that William de Marnham, son and heir of Amice, late the wife of John Randolf, was suffering from such grievous illness that he could not travel (*laborare*), gave power to the escheator to receive in the king's name William's fealty for the lands that Amice held of the king in chief at her death in Skeftington, co. Leicester, and ordered the escheator to take William's fealty and to receive from him security for the rendering of his relief to the exchequer, and then to cause him to have seisin of all the lands aforesaid, saving the right of others, on condition that he should come to the king in his next parliament to do his homage for the said lands; and the king afterwards—at the prosecution of Thomas Randolf, son of the said John and Amice, who asserted before the king in his court that the tenements in Skeftington had been given to John and Amice and John's heirs by Sarah, daughter of David de Skeftington, and that he is the nearest heir of John—ordered the escheator to resume into the king's hands the said lands in Skeftington and to cause them to be kept safely until otherwise ordered; as however it is now shown to the king on behalf of William that he by virtue of the writ aforesaid, the tenor whereof the escheator wrote to his sub-escheator in that county for execution, did fealty to the sub-escheator and was seised of the said lands in Skeftington by the sub-escheator, the king orders the escheator, if William did fealty and was seised of the lands by the sub-escheator, to deliver to William the said lands, which he has taken into the king's hands by reason of the writ directed to him at Thomas's prosecution. If William have not done fealty and have not received seisin, the escheator shall then retain the tenements in his hands until otherwise ordered, and shall certify the king of his proceedings.

By C.

June 26.
Carlisle.

To the keeper of the forest of Whitelwode. Order to cause the sheriff of Northampton to have in that forest 200 stumps (*robora*) for charcoal for the king's children during their stay in the coming winter at Northampton.

To the keeper of the forest of Salcey (*de Salceto*). Like order to cause the sheriff to have 800 stumps as above.

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Membrane 6—cont.

To the sheriff of Northampton. Order to receive the aforesaid stumps from the keepers of the forests of Salcey and Whitelwode and to cause charcoal and brushwood to be [made out] of the 200 stumps and to be carried to Northampton for the stay of the king's children there in the coming winter.*

June 28.
Carlisle.

To Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports. Order to cause W. bishop of Worcester and Thomas de Berkeleye, whom the king is sending as his envoys to the court of Rome, to have speedy and safe passage for themselves and their households, horses and equipments (*hernessis*) from the port of Dover, and to permit them to cross without hindrance, notwithstanding the statute against taking money or silver in mass out of the realm.

June 28.
Caldecoats.

To Robert de Clifford, justice of the Forest this side Trent. Order to cause William de Ayermyne, clerk, to have in the forest of Galtres four oaks fit for timber, of the king's gift.

By K. on the information of the treasurer.

To the said justice, or to him who supplies his place in the said forest. Order to cause John de Chagele, parson of the church of Scrayngham, to have four oaks, etc.

MEMBRANE 5.

June 20.
Carlisle.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to deliver to Alice, late the wife of Roger le Bygod, late earl of Norfolk and Marshal of England, tenant in chief, the following of the advowsons of churches that belonged to Roger, which the king has assigned to her in dower: the church of Ersham, co. Norfolk, which is extended at 20 marks yearly; the church of Ditchingham, in the same county, which is extended at 24 marks yearly; the church of Lopham, in the same county, which is extended at 25 marks yearly; the church of Walesham, in the same county, which is extended at 18 marks yearly; the church of Banyngham, in the same county, which is extended at 16 marks yearly; the church of Aleby, in the same county, which is extended at 10 marks yearly; the church of Elyngham, in the same county, which is extended at 24 marks yearly; the church of Aldebergh, in the same county, which is extended at 10 marks yearly; the church of Coleby, in the same county, which is extended at 80 marks yearly; a moiety of the church of Hulveston, in the same county, which is extended at 5 marks yearly; the church of Stocton, in the same county, which is extended at 12 marks; the church of Rokelund, in the same county, which is extended at 10 marks yearly; the church of Wynston, in the same county, which is extended at 40s. yearly; the church of Gillingham, in the same county, which is extended at 40s. yearly; the church of Wyndeale, in the same county, which is extended at 40s. yearly; the church of Little Waketon, in the same county, which is extended at 5 marks yearly; the church of Stanham, co. Suffolk, which is extended at 20 marks yearly; the church of Keleshale, in the same county, which is extended at 22 marks yearly; the church of Eyk, in the same county, which is extended at 12 marks yearly; the church of Assh, in the same county, which is extended at 20 marks; the church of Helmele, in the same county, which is extended at 6 marks yearly; the church of Tunstall, in the same county, which is extended at 16 marks yearly.

* The enrolment seems to be imperfect.

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Membrane 5—cont.

To the same. Order to deliver to the said Alice the advowson of the priory of Bungeie, co. Suffolk, which is extended at 40*l.* yearly; and the advowson of the priory of Dodenash, in the same county, which is extended at 20*l.* yearly, which the king has assigned to her as her dower of the advowsons of abbeys and priories that belonged to Roger.

To the same. Order to assign to the said Alice dower of a messuage in Great Yarmouth, which belonged to the said Roger, and which was taken into the king's hands by reason of his death, and whereof she has not yet been dowered for certain reasons.

June 20.
Carlisle.

To John Wogan, justiciary of Ireland. Order to deliver to the said Alice the following of the lands of the said Roger in Ireland, which the king has assigned to her as dower: the manor of Balisex, which is extended at 40*l.* 11*s.* 10*d.* yearly; the town of Rospount, which is extended at 56*l.* 16*s.* 0*d.* yearly; a messuage, demesne lands, meadows and pastures of Fodereth, with the issues of the watermill, which are extended at 16*l.* 8*s.* 8*d.* yearly.

To the same. Order to deliver to the said Alice the advowson of the church of Old Ros, which the king has assigned to her as dower of the advowsons of churches in Ireland that belonged to the said Roger.

To the same. Order to deliver to the said Alice the following of the knights' fees that belonged to the said Roger in Ireland, which the king has assigned to her in dower: a fee in Arcbristid, which John de Val holds; a fee in Grag', which Thomas le Butiller holds; a fee in Ardinhoth, which Adam le Brun holds; a fee in Reilcoit, which William Traharne holds; a quarter of a fee in Killolet, which William holds; two fees in Kenlis and Fotherid, which the heirs of Reginald de Dene holds; a sixth of a fee in Kiltorky, which William Bluet holds; a fee in Glascarrig, which Maurice de Caunceton holds; a moiety of a fee in Balidof, which Patrick Chevre holds; a moiety of a fee in Molbrancan, which Nicholas Brun holds; a moiety of a fee in Kilconan, which Nicholas Ketyng holds; a moiety of a fee in Tillangdonan, which James le Rede holds; a quarter of a fee in Balitancan, which Robert le Waleis holds; and two fees in Kiilmtris^o (?), which David de Borrard holds.

Memorandum, that the assignment of the dower of the said Alice of the said lands, knights' fees and advowson of churches, both in England and in Ireland, was made by the king's council.

June 20.
Carlisle.

To Thomas de la Hide, sheriff of Cornwall and the king's steward there. Whereas the king is indebted to John de Bauns, Vitalis Grymaud, and other merchants of Gascony in 781*l.* 18*s.* 5*d.* for wines bought from them for his use in divers parts of England, in the twenty-ninth and thirtieth years of his reign, to wit, 568*l.* 18*s.* 5*d.* for wines taken from the said merchants by Adam de Rokesle, the king's late butler, 218*l.* for wines taken from them by William Trente, the present butler, as appears by two bills of the wardrobe that the said merchants have concerning the said sums of money, which they have delivered into chancery; the king orders Thomas to pay to John and Vitalis, or either of them, in the name of themselves and their fellows, the said 781*l.* 18*s.* 5*d.* from the issues of his bailiwick for Michaelmas term last without further delay, receiving from John and Vitalis their letters patent of receipt. By bills of the wardrobe.

To the same. Whereas the king is indebted to John de Vico Majori and Bernard Johannis in 127*l.* 18*s.* 7*d.* for wines bought from them for his use in the thirtieth year of his reign, to wit, 119*l.* 14*s.* 7*d.* for wines taken from them by Adam de Rokesle, his late butler, at Kyngeston-on-Hul and

* Altered by erasure from *Kibn-* or *Kihn-*, with a *t* written over the *m*.

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Membrane 5—cont.

Boston, and 8*l.* 4*s.* 0*d.* for wines taken from Bernard by William Trente, the king's present butler, as appears by a tally that they have: the king orders Thomas to pay to them from the issues of his bailiwick for Michaelmas term last the said 119*l.* 14*s.* 7*d.* and to Bernard the said 8*l.* 4*s.* 0*d.* By bill of the wardrobe.

June 28.
Caldecoats.

William Boys of Godescote, imprisoned at Exeter for the death of Alured le Mouner, wherewith he is charged, has letters to the sheriff of Devon to bail him until the first assize.

Carlisle.

To Richard Oysel, escheator this side Trent. Order to deliver to Ralph de Monte Hermerii the custody of the manor of Preston-in-Craven, which the escheator took into the king's hands by virtue of the king's order to take into his hands all the lands that Gilbert de Clare, late earl of Gloucester and Hertford, and Joan, his wife, the king's daughter, both deceased, held on the day of Gilbert's death, as fully as the king enfeofed the earl and Joan thereof by his charter, and also to take into the king's hands all the lands that descended to the earl's heirs by inheritance or by escheat or otherwise, as the king, on 15 October, in the thirty-third year of his reign, granted the custody of the said manor to Ralph in consideration of his good service, which manor ought to remain in the king's hands by reason of the minority of Gilbert's heir, to have during the minority of the said heir, as contained in the king's letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 388], and order to deliver to Ralph the issues received from the manor since the escheator took it into the king's hands.

July 8.
Carlisle.

To the sheriff of Kent. Order to meet the bishop of Sabina, cardinal of the Roman church, who is coming to the parts of Canterbury in order to cross, and to accompany him to Dover, and to discharge his passage from the issues of his bailiwicks.

By K. on the information of the treasurer.

June 28.
Caldecoats.

To Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports. Order to permit the aforesaid bishop, who is returning to parts beyond sea from his mission to the king in England, to cross from the port [of Dover] with his household, horses, harness and vessels without hindrance.

To the treasurer and barons of the exchequer. Whereas the late king granted at the instance of Edmund, his brother, to Aaron son of Vives, a late Jew of London, the wardship of the son and heir of Saulotus son of Samuel, a Jew of Canterbury, and of the houses, debts and chattels that belonged to Saulotus, which pertained to the said king by reason of the death of Saulotus, to have until the heir should come of age, in accordance with the law and custom of the said king's Jewry, on condition that Aaron should render to the said king's exchequer 40*s.* yearly for the third of the said goods, debts and chattels pertaining to the said king according to the custom of the Jewry, and he ordered William de Orlaveston and Robert de Fulham, then his justices appointed for the custody of the Jews, to cause Aaron to have the wardship and marriage of the said heir and a counter-roll of the debts, goods and chattels aforesaid, and the administration thereof according to the law and custom of the Jewry, as appears by inspection of the rolls of his chancery; and it is shown to the king on the part of Edmund Bacun and John, his brother, tenants of certain lands that belonged to Robert de Fulham, that Master Roger de Seton and his fellows, justices of the said king in eyre in co. Cambridge, ignoring the said grant, by reason of a presentment made before them in the eyre, to wit that the chattels that belonged to

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Membrane 5—cont.

Saulotus had come to the hands of the said Robert to the value of 600 marks, charged Robert with that sum as if he had received and retained the chattels in his possession, and that the chattels are exacted by summons of the exchequer from Edmund and John by reason of the aforesaid tenements: the king orders the treasurer and barons to cause Edmund and John to be acquitted thereof.

Ralph de Weston, imprisoned at Notingham for the death of Francis, late proctor of Stok, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

MEMBRANE 4.

July 5.
Caldecoats.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Alice, late the wife of Roger le Bygod, late earl of Norfolk and Marshal of England, tenant in chief, the following of the knights' fees that belonged to Roger, which the king has assigned to her in dower: a tenth of a fee in Weston, co. Hertford, which tenth Nicholas Rumbauid holds, and which is extended at 20s. yearly; a twentieth of a fee in the same town, which twentieth Hawisia Rumbauid holds, and which is extended at 10s. yearly; a twentieth of a fee in the same town, which twentieth William de Beaupre holds, and which is extended at 10s. yearly; a moiety of a fee in the same town, which moiety Reginald de Argentem holds, and which is extended at 100s. yearly; a moiety of a fee in the same town, which moiety the the heir of Robert Walarand holds, and which is extended at 100s. yearly; a fee in Saggenho, in the same county, which Thomas de Verdun holds, and which is extended at 100s. yearly; a fifth of a fee in Hengesworth, in the same county, which Walter le Baud holds and which is extended at 40s. yearly; a tenth of a fee in Wylien in the same county, which tenth Mariota de Wylien holds, and which is extended at 20s. yearly; a moiety of a fee in Stratle, co. Bedford, which moiety Maud de Thorp holds, and which is extended at 100s. yearly; 3½ fees in Stratton, Milnho, Watton and Camelton, in the same county, which Thomas de Coudre holds, and which are extended at 85l. yearly; two fees in Everton, co. Huntingdon, which Walter, bishop of Coventry and Lichfield, holds, and which are extended at 20l. yearly; a fee in Ilketeshale, co. Suffolk, which the heir of Morgan de Ilkeleshele (*sic*) holds, and which is extended at 10l. yearly; 3½ fees in Debenham, Sekford, Scarneston, and Brustall, in the same county, which Joan de Rocheford, Bartholomew de Elmham, and Alice, late the wife of John de Holebrok, hold and which are extended at 87l. 10s yearly; a moiety of a fee in Colneise, in the same county, which moiety William Oudyn holds, and which is extended at 100s. yearly; a fee in Saxmondham, in the same county, which Robert Swan and William de Tudeham hold, and which is extended at 10l. yearly; a fee in Crossfeud, in the same county, which Philip Hernays holds and which is extended at 10l. yearly; two fees in Stanham and Pebenesse, in the same county, which Roger de Ashphale holds, and which are extended at 20l. yearly; a tenth of a fee in Plumesierd, in the same county, which tenth John de Peyton holds, and which is extended at 20s. yearly; a quarter of a fee in Heygham, in the same county, which quarter John de Reymes holds, and which is extended at 50l. yearly; two fees in Gosebek and Eston, in the the same county, which Richard de Gosebek holds, and which are extended at 20l. yearly; 1½ fees in Neuton and Werstede in the same county, which Oliver de Tudeham holds, and which are extended at 12l. 10s. 0d. yearly; a quarter of a fee in Mikelfeld, in the same county, which quarter Roger de Aspahle

1307.

Membrane 4—cont.

holds, and which is extended at 50s. yearly; a quarter of a fee in Claxthorp, in the same county, which quarter the prior of Butteleye and his parceners hold, and which is extended at 50s. yearly; a moiety of a fee in Ash, in the same county, which moiety Margery de Moese holds, and which is extended at 100s. yearly; a fee in Wyckelowe, in the same county, which John de Wyckelowe holds, and which is extended at 10l. yearly; a moiety of a fee in Ketelbergh, in the same county, which moiety the heirs of Thomas de Ketelbergh hold, and which is extended at 100s. yearly; a quarter of a fee in Charfeld, in the same county, which quarter Nicholas de Weylond holds, and which is extended at 50s. yearly; a quarter of a fee in Stanham, in the same county, which quarter Robert de Upston holds, and which is extended at 50s. yearly; a fee in Chedestan and Eston, in the same county, which Thomas de Bavent holds, and which is extended at 10l. yearly; a fee in Sprouton, in the same county, which Richard Loveday holds, and which is extended at 10l. yearly; a twentieth of a fee in Iketeleshale, in the same county, which twentieth William le Rous holds, and which is extended at 10s. yearly; a twentieth of a fee in the same town, which twentieth Walter Tolle and his parceners hold, and which is extended at 10s. yearly; 2½ fees in Barwe, in the same county, which Katharine Giffard holds, and which is extended at 25l. yearly; a fee in Friston and Holebrok, in the same county, which Alice, late the wife of John de Holebrok, holds, and which is extended at 10l. yearly; two fees in Ofton, in the same county, which Richard Loveday holds, and which are extended at 20l. yearly; a quarter of a fee in Ikene, in the same county, which quarter William Fausebrun holds, and which is extended at 50s. yearly; two fees in Leyham and Aleton, in the same county, which fees Robert de Reydon and Richard de Brumpton hold, and which are extended at 20l. yearly; four fees in Ryngeshale, Beynham, Coughagh, Dermondesdone, Kenebrok, and Levyngham, in the same county, which Robert de Burnavill's heirs (*her'*) and John Bocland hold, and which are extended at 40l. yearly; three fees in Martlesham, in the same county, which Thomas de Verdun holds, and which are extended at 80l. yearly; a fee in Preleston, in co. Norfolk, which John de Clynton holds, and which is extended at 10l. yearly; a fee in Shelton and Herdewyk, in the same county, which John de Shelton holds, and which is extended at 10l. yearly; a fee in Stirston, in the same county, which Elizabeth de Ingham holds, and which is extended at 10l. yearly; a fee in Hardewyk and Stirston, in the same county, which Bartholomew Deverous holds, and which is extended at 10l. yearly; a moiety of a fee in Ovyton, in the same county, which moiety Peter Buzon holds, and which is extended at 100s. yearly; 2½ fees in Blonerton and Silham, in the same county, which fees Ralph de Sancto Mauro holds, and which are extended at 25l. yearly; a fee in Yakesham, in the same county, which Roger Curzon holds, and which is extended at 10l. yearly; two fees in Fereshfeld and Sonaleberwe, in the same county, which Robert de Bosco holds, and which are extended at 20l. yearly; a fifth of a fee in Senges and Hedenham, in the same county, which fifth Robert de Hedenham holds, and which is extended at 40s. yearly; a fee in Heythill, Carleton, Swerdeston, and Molkeberton, in the same county, which William Curzon holds, and which is extended at 10l. yearly; a fee in the same towns of Heythill and Swerdeston and Dunstone and Brakene, in the same county, which Geoffrey de la Penne holds, and which is extended at 10l. yearly; a quarter of a fee in Colneye and Carleton, in the same county, which quarter William de Colneye holds,

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Membrane 4—cont.

and which is extended at 50s. yearly; two fees in Flordon and Flixton, in the same county, which William le Butevileyn holds, and which are extended at 20l. yearly; a moiety of a fee in Neuton, in the same county, which moiety John de Reynesthorp holds, and which is extended at 100s. yearly; a quarter of a fee in Mouton, in the same county, which quarter Nicholas de Stradesheute holds, and which is extended at 50s. yearly; a moiety of a fee in Benton, in the same county, which moiety William de Lincoln[ia] holds, and which is extended at 100s. yearly; a quarter of fee in Shelton, Waketon, Aslacton, Fornsete, and Multon, in the same county, which quarter Margery, late the wife of Walter le Waleys, holds, and which is extended at 50s. yearly; three fees in Beston, Runton, Estherlingg, and Great Massingham, in the same county, which Simon de Felbrigg, Clement de Plumpstede, Robert de Michillond, the prior of Beston, and the prior of Massingham hold, and which are extended at 80l. yearly; a moiety of a fee in Palling, in the same county, which moiety Simon de Felbrigg holds, and which is extended at 100s. yearly; a fee in Ruchton and Merton, in the same county, which Roger de Hales holds, and which is extended at 10l. yearly; a twentieth of a fee in Freton, in the same county, which twentieth Roger Rynet holds, and which is extended at 10l. yearly; eight fees in Brisingham, Molton, Saxlingham, Aslacton, Tybenham, Apton, Chadenefeld and Fornsete, in the same county, which Thomas de Verdun holds, and which are extended at 80l. yearly; a moiety of a fee in Wyckemere and Erpingham, in the same county, which moiety Walter de Bernyngham holds, and which is extended at 100s. yearly; three fees in Oby, Hengham, Burgh in Flegg, and Bernham, in the same county, which William de Ormesby holds, and which are extended at 80l. yearly; four fees in Bernyngham, Wyckemere, Wytlingham, Baconesthorp, Stanfeld, Carleton and Smaleberwe, in the same county, which Richard de la Rokele holds, and which are extended at 40l. yearly.

June 28.
Caldecotts.

To Richard Oysel, escheator this side Trent. Order to deliver to Thomas de Stavellay and Margery, his wife, their hamlet of Thakthweyt, if it was taken into the king's hands for the alienation mentioned below, and to restore to them the issues thence received, as the king lately—upon being given to understand by them that the escheator, believing that the hamlet was held of the king in chief, and that it had been alienated by the tenants to Margery without the king's licence, took the hamlet into the king's hands—ordered the escheator to make inquisition concerning the alienation of the hamlet and whether it is held of the king in chief or of any one else, and it is found by the inquisition returned into chancery that Thomas de Lucy, who gave two parts of the hamlet, and Stephen de Crofton and Ada, his wife, who gave one part of the hamlet by their charters to Margery, held the hamlet of Alice de Lucy, and not of the king in chief at the time of the alienation.

June 26.
Carlisle.

To the treasurer and barons of the exchequer. Order to acquit Hugh de Veer and Deonisia, his wife, niece (*neptem*) and heiress of Deonisia de Monte Caniso, tenant in chief, of 15l. exacted from them by summons of the exchequer for the term of the manor of Rodeswell, co. Essex, for Michaelmas term, in the thirty-second year of the reign, as it appears to the king by inspection of the rolls of his chancery that the lands that belonged to Deonisia de Monte Caniso were in his hands and wardship from 28 May, in the said year, upon which day he caused the lands to be taken into his hands by reason of her death, until 28 October following, when he took Hugh's fealty for the lands and rendered them to him; which manor belonged to Deonisia and was in the king's hands at the said time together with her other lands.

MEMBRANE 8.

1307.

July 10.
Burgh-by-
Sands
(*Burgum super
Sabulones*).

To the bailiffs of the bishop of Norwich, Robert de Monte Alto, Joan, late the wife of Robert de Tateshale, Thomas de Cailly, Joan, late the wife of Robert de Dryby, and John de Orresby and Isabel, his wife, at Lynn. As the king learns by their certificate made at his order and returned into chancery that they have arrested 7,910 lbs. of copper, appraised at 80*l.*, which was found in the possession of Selone Susse of Gutland, a merchant, who claimed it, part of the copper and other goods and wares taken and stolen from Hildebrand de Nova Curia and Hildebrand Sunderman, merchants of Almain of the society of merchants of Almain who have a house in the city of London called the 'guildhall of the Almain' (*Gilhalle Teutonicorum*), by certain robbers of Norway in that country, and that the bailiffs still keep the copper under arrest, in accordance with the king's order; and Selone has besought the king to cause the copper to be delivered to him by the assent of Hildebrand de Nova Curia, who is suing for himself and for Hildebrand Sunderman in this behalf, by a sufficient security to be taken from Selone to answer therefor to the king and to Hildebrand and Hildebrand when he shall be summoned to do so by the king: the king, acceding to his supplication, by the assent of Hildebrand de Nova Curia, orders the bailiffs to release the copper from arrest and to deliver it to Selone, upon his finding security as above.

June 24.
Carlisle

To the sheriff of Worcester. Order to cause Hugh de Bleetz to have seisin of a messuage and three acres of land in Little Cure, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which Baldwin le Vegh, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Baldwin held them of Hugh, and that John de Stoke now holds them, and that the township of Little Cure has had the king's year and day thereof, for which it ought to answer to the king.

June 20.
Carlisle.

To the sheriff of the Kent. Order to restore to Robert de Valoynes, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Roger le Brabanzoun and his fellows, justices appointed to hear and determine trespasses and felonies in co. Kent, with harbouring Laurence atte Berne, a felon, as he has purged his innocence before the abbot of Westminster, who is subject immediately to the Roman church, to whom he was delivered by the justices in accordance with the privilege of the clergy.

The like to the sheriff of Kent and Sussex in favour of Thomas de Culverden, clerk, who was indicted before the said justices of the death of John Aylard of Brenchesle.

To Walter de Glouc[estria], escheator beyond Trent. Order to deliver to Isabel, late the wife of Richard de Hikeling, certain tenements in Chynting, co. Sussex, for the use of his heir, as the king learns by an inquisition taken by the escheator that Richard at his death held no lands of the king in chief except the said tenements, which he held by the service of rendering 7*s.* yearly to the exchequer by the hands of the sheriff of that county for all service, and that Agnes, his daughter, is his next heir and is aged four years.

To the sheriff of Worcester. Order to cause Hugh de Bleez to have seisin of a messuage and three acres of land in Little Cure, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which Baldwin le Wegh, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Baldwin held

1307.

Membrane 8—cont.

them of Hugh, and that John de Stok now holds them, and that the township of Little Cure has had the king's year and a day, for which it ought to answer to the king.

To Simon de Hedersete, keeper of the manor of Haneworth, co. Norfolk. Order to cause William de Carleton, keeper of the manor of Burgh, in that county, to have in the wood of Haneworth, twenty-four oaks fit for timber for the repair of the houses and bridges of the said manor.

By K. on the information of the treasurer.

To the said William. Order to cause the said houses and bridges to be repaired.

By K. on the information of the treasurer.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of Roger le (*sic*) Butterleye, deceased.

June 27.
Carlisle.

To the sheriff of Leicester. Order to cause Geoffrey de Burdeleys and Amice, his wife, to have seisin of a messuage and 28 acres of land in Drydrayton, as the king learns by an inquisition taken by the sheriff that the said messuage and land, which John son of Stephen Cateline of Drydrayton, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that John held them of Geoffrey and Amice, and that Robert de Baiecis (*sic*), the late sheriff, had the king's year and day thereof, for which he ought to answer to the king.

June 28.
Caldcoats.

To Simon de Heyngford, keeper of the manors of Fremelingham and Saham. Whereas the king has confirmed by his letters patent [*Calendar of Patent Rolls, 1301-1307*, p. 382] the grant that Roger le Bygod, late earl of Norfolk and marshal of England, made to John de Uffeton, his chamberlain, of the custody of all the earl's parks and woods of Fremlingham, Keleshale and Saham, co. Suffolk, [receiving] thereof during his life 4s. weekly and 20s. yearly for his robe, and hay and oats for one horse, to wit half a bushel a night, and also all windfallen trees and strippings (*escaetis*) of timber given and felled for the earl's use in the said parks and woods: the king orders Simon to cause John to have the aforesaid wages and stipends for the portion of the time that he ought to have it for the custody of the parks and woods of Fremlingham and Saham from the time when Simon received the manors by the king's commission, and to cause him to have them henceforth from the issues of the manor.

To Walter de Glouc[estria], escheator beyond Trent. Order to pay to the said John the arrears of the said wages and stipends for the time when the parks and woods were in the escheator's hands after the earl's death.

To Henry de Cobham, constable of Dover castle and warden of the Cinque Ports. As the king suspects that Haakon (*Ago*), the chancellor and envoy of the king of Norway, who has sought licence from the king to cross from the realm to parts beyond sea for himself and others in his company, purposes carrying with him to parts beyond sea certain instruments that may be injurious to the king and his realm; the king orders Henry to conduct himself so circumspectly and prudently in searching their goods and equipments (*hernasii*) when they come to any of the said ports for the purpose of crossing that no letters, instruments or other things whatsoever that may be injurious to the king or his realm shall be borne by them to parts beyond sea in any way.

By C.

July 10.
Burgh-by-Sands.

To Richard Oysel, escheator this side Trent. Order not to intermeddle with the custody of the house of the nuns of Munketon, which he has taken into the king's hands by reason of the minority of Nicholas son of

1307.

Membrane 2—cont.

10*ls.* 11*d.* yearly of rent from thirteen free tenants in Kydermenstre, co. Worcester, to wit from Robert de Bosco 4*ss.* 2*d.*, from Hugh Mustel 10*ss.* 2*d.*, Henry Thomas 18*ss.* 4*d.*, the prior of Bradele 2*ss.* 6*d.*, Hugh de Caldewelle 5*ss.* 4*d.*, Henry atte Grove 4*ss.*, John Stertewyn 4*ss.*, Thomas atte Stone 7*ss.* 5*d.*, Henry Ulf 6*d.*, Richard le Butiller 6*d.*, William atte Stone 8*ss.*, Walter de Wodewelle 12*d.*, Richard Shop 5*ss.*; and 57*ss.* 6*d.* yearly of rent from certain burgesses in that town; and 10*ss.* 8*d.* yearly of rent from John de Pokeleston and William Muriel, customary tenants (*customariorum*) in the same town; and a moiety of the pleas and perquisites of the court with a moiety of the profit of the toll (*tolneti*) there, which pleas, perquisites and profit are extended at 53*ss.* 4*d.* yearly.

July 6.
Burgh-by-
Sands.

To the treasurer and barons of the exchequer. Order to cause to be assigned to the executors of the will of Isabel de Fortibus, late countess of Albemarle, 678*l.* 8*ss.* 4½*d.* out of the 788*l.* 11*ss.* 0½*d.* that the abbot and convent of Furneys owe to the king, and to cause the abbot and convent to be acquitted at the exchequer of the sum thus assigned, as the king lately at the prosecution of the executors by petition exhibited before him and his council in his parliament at Carlisle—suggesting that he was indebted to them in a great sum of money for corn and other goods and chattels of the deceased found in her lands that came to his hands after her decease and taken by his escheators and other ministers and bailiffs for his use, and beseeching the king to cause them to be satisfied therefor—granted to them in payment the debts that the abbot and convent owe to him, and ordered the treasurer and barons to search the rolls of the exchequer and to certify him of the money that he owes to the executors for the reason aforesaid and of the debts due to him from the abbot and convent for any cause, and they have signified that they found that the king is indebted to the executors for the reason aforesaid in 678*l.* 8*ss.* 4½*d.* clear, and that the abbot and convent owe him 788*l.* 11*ss.* 0½*d.* for the arrears of a moiety of the benefices of the prelates and clergy granted to the king in the archdeaconry of Richemond in the twenty-third year of his reign, and for the arrears of the tenth of the benefices of the said prelates and clergy granted to the king in the said archdeaconry in the twenty-fourth year of his reign, and for the money of the tenth granted to the king in aid of the Holy Land deposited in their hands.

By pet. of C.

MEMBRANE 1.

July 6.
Burgh-by-
Sands.

To Walter de Gloucestr[ia], escheator beyond Trent. Order to cause the heirs who are under age and in the king's wardship to have reasonable maintenance according to the requirements of their estate. By C.

June 28.
Caldcoats.

To the treasurer and barons of the exchequer. Order to cause John de Aulton to be acquitted of 89*l.* 10*ss.* 0*d.* if they find by inspection of the rolls of the exchequer that John de Aulton, his grandfather, of whom he is the heir, or John himself have not had allowance for this sum at the exchequer either in the late king's time or the present king's time, as the late king, on 10 December, in the fifty-second year of his reign, granted by his letters patent and promised that he would cause the 600*l.* (*sic*) then in arrears to Henry de Lacy, earl of Lincoln, son and heir of Edmund de Lacy, tenant in chief of the said king, which Henry was then a minor in the said king's wardship, of the 800*l.* that he had granted to Henry for his maintenance during his minority to be paid to

1307.

Membrane 1—cont.

him within a month of the following Easter, as appears to the king by inspection of the late king's rolls of chancery, and it is now shown to him by John de Aulton that John's grandfather, who was then sheriff of York, paid 89*l.* 10*s.* 0*d.* of the arrears of the aforesaid sum to Henry by virtue of certain letters of the king before his accession to the throne, and that the said sum is now exacted from John by summons of the exchequer as if Henry had not received it, and the king makes this order because the said earl has testified before him and his council in the parliament at Carlisle by word of mouth that he received this sum by virtue of the said letters from John, the said sheriff.

By pet. of C.

1306.

MEMBRANE 17*d.*Nov. 28.
Lanercost.

Roger de Rokesle, the younger, acknowledges that he owes to Nicholas Fermbaud, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. London and Kent.

Geoffrey Attewode of Turvey acknowledges that he owes to John son of Richard Heringg and Isabel, his wife, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Bedford.

Cancelled on payment, acknowledged by John in chancery.

Richard Hering acknowledges that he owes to John son of Richard Heringg and Isabel, his wife, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Adam de Osgoteby and Robert de Barton acknowledge that they owe to Walter, bishop of Coventry and Lichefield, 25*l.*; to be levied, in default of payment, of their lands and chattels in cos. York, Northumberland and Westmoreland.

Bartholomew Pecche acknowledges that he owes to Richard le Spicer of Westminster 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William de Grantham acknowledges that he owes to Master John Fraunceis 60*s.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and London.

John de Mawardyn acknowledges that he owes to Martin Senche 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John, bishop of Chichester, puts in his place Richard de Norton to sue in the king's court the process of the jurisdiction that he claims to have in the chapel of Hastings and the prebends pertaining to it.

Nov. 28.
Lanercost.

The abbot of Stratford atte Bogh acknowledges that he owes to Walter de Langeton, bishop of Coventry and Lichfield, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Dec. 7.
Lanercost.

Henry son of John Edward came before the king, on Wednesday after St. Nicholas, and sought to replevy his land in Agmodesham, which was taken into the king's hands for his default before the justices of the Bench against Walter son of Albreda. This is signified to the justices.

Dec. 1.
Lanercost.

To the master of the order of Friars Preachers and to the *diffinitores* and to all the brethren about to assemble in their chapter general at Strasburg (*Argentem*) in Almain (*Alemannia*). Request for their prayers on behalf of the king, his queen and children, and his realm. [*Fæderæ*; Prynné, *Records*, iii, p. 1194.]

1306.

Membrane 17d—cont.

Thomas le Petit, archdeacon of Tuam, acknowledges that he owes to Robert de Bardelby, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in Ireland and England.

Richard le Gras acknowledges that he owes to Nicholas Fermbaud, clerk, 55s.; to be levied, in default of payment, of his lands and chattels in London.

Robert de Barton, clerk, acknowledges that he owes to Robert de Bardelby, clerk, and William Cosyn 114s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of letter of Erard de Barro, brother of Henry, late count of Bar (*Barren'*), witnessing that whereas the king lately promised by his letters patent sealed with his privy seal to provide him with 500 marks yearly of land in Scotland, and he afterwards, by the common counsel and assent of the magnates of his realm, to whom he had given lands in Scotland in like manner, caused all such grants to be revoked and entirely annulled, by reason whereof Erard acknowledges that the said letters patent made to him are null and void, wherefore he has caused them to be restored to the exchequer at London to be cancelled, and the king has granted to him as a gratuity (*de curialitate*) 500*l.* sterling, although he was not bound to do so by reason of the premises, Erard hereby acknowledges receipt of the said sum at the exchequer, and he quit claims the king of the promise aforesaid and also of all debts, actions and promises whatsoever up to the day of the making of the premises. Dated at London, 19 November, 1306, at the end of the thirty-fourth year of the king's reign.

Memorandum that these letters were delivered at London immediately after they had been enrolled to Sir W. bishop of Coventry and Lichfield, the treasurer, to be kept by him in the treasury, and a public instrument concerning the said letters is in the chancery among the writs of the thirty-fifth year.

Dec. 1.
Lanercost.

William de Hovyngham, vicar of the church of Creshalton, acknowledges that he owes to Robert de Bardelby, clerk, 25*l.* 8s. 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Surrey.

John de Waleden of London acknowledges that he owes to John de Borham, clerk, 28s. 4*d.*; to be levied, in default of payment, of his lands and chattels.

Dec. 29.
Lanercost.

John de Someresham of Sutton came before the king, on Thursday the feast of St. Thomas the Martyr, and sought to replevy his land in Sutton near Potton, which was taken into the king's hands for his default before the justices of the Bench against Roger de Mulneho. This is signified to the justices.

Nov. 23.
Lanercost.

To the sheriff of York. Order to cause proclamation to be made that all who wish to become knights shall come to the king at Carlisle at the Purification next to receive knighthood (*arma militaria*) from the king, and that they shall send in the meantime to Carlisle to the king's wardrobe there for their necessary gear (*apparatu*) to be received from the keeper of the wardrobe. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 25.
Lanercost.

To the treasurer and barons of the exchequer. Order to permit Reymund de Eynvill, merchant of Tuluze, to have the 29*l.* 17s. 0*d.* that the sheriff of Lincoln arrested in the hands of William son of Roger le Clerk of Boston and James de Sutton, by virtue of the king's order to

1306.

Membrane 17d—cont.

arrest goods of merchants and others of the power of the king of France by reason of the war between him and the said king, which sum the sheriff afterwards levied from Roger and James at Reymund's suit, if they ascertain that the said money has not been paid into the exchequer, as it is contained in the ordinance of the truce taken between the king and the king of France that all goods thus arrested for which answer had not been made to the exchequer at the time of the ordination of the peace aforesaid shall be restored.

By C.

Dec. 6.
Lanercost

To Henry de Cobeham, constable of Dover castle and warden of the Cinque Ports. Order to permit merchants and others going to parts beyond sea to take with them horses for their riding, provided that no horse exceed the value of 100s., until further orders, as it was not the king's intention when he lately ordered Henry to cause proclamation to be made throughout his bailiwick prohibiting anyone from taking out of the realm corn, beasts, or any other kinds of victuals, horses, armour, money, gold and silver vessels, or silver in mass without the king's permission, and it was not and is not his intention that merchants and others going to parts beyond sea on their affairs shall be unable to take with them horses for their riding.

Alexander de Berewys acknowledges that he owes to William de Berewys 18 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

John de Derby acknowledges that he owes to Geoffrey de Welleford, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Derby.

*Cancelled on payment.*Dec. 10.
Lanercost

To the mayor, citizens, bailiffs and whole community of the city of Canterbury. Order to meet Sir Peter, bishop of Sabina, cardinal of the Roman church, who is coming to the king as nuncio from the pope, when he shall come to their city as honorably and befittingly as possible, and to admit him and his train into the city courteously, and to treat him with gifts and other courtesies with as much honour as possible, and not to permit any wrong, annoyance, damage or hindrance to be inflicted upon the cardinal's men during their stay in the city, and not to permit victuals to be withdrawn in the city by reason of his arrival or to be sold dearer, but [to cause] them to be exposed for sale in greater abundance than usual. They are also ordered to cause the cardinal and his men to have carriage when necessary, and to execute all and singular the premises as John de Bauquell, whom the king has appointed to conduct the cardinal to him, shall make known to them on the king's behalf, for which the king will thank them specially (*scire grates volumus speciales*). [*Fœdera; Prynn, Records, iii, p. 1177.*]

The like to the citizens and community of Rochester, the mayor, citizens and community of London, the mayors, bailiffs and communities of Huntingdon, Lincoln, York, the barons, bailiffs and men of the port of Dover. [*Ibid.*]

MEMBRANE 16d.

Memorandum, that John de Hoveden, abbot of Sallay, John de Eton, William de Osbalton, monks of that house, who were taken and imprisoned as excommunicated persons at the denunciation of W. archbishop of York at the instance and prosecution of Sir Adam de Osgoteby, rector of the

1306.

Membrane 16d—cont.

church of Geyrgrave, found in chancery the following mainpernors, who undertook to have the bodies of the abbot and monks in chancery within three weeks from the time of the summons to be made to them on the king's behalf, unless it shall be evident to the chancellor that the sentences of excommunication promulgated against the abbot and monks by the archbishop at Adam's instance because they did not obey a thing adjudged, by pretext whereof they were taken and imprisoned, were revoked after their appeal to the pope by the judges whom the abbot sued out upon their appeal, to wit Master Henry de Benyngworthe, Robert de Lacy and Robert de Pikeringg, canons of the church of Lincoln, by virtue of their appeal aforesaid; and if the mainpernors have not the bodies of the abbot and monks in chancery as aforesaid, they shall be in the same penalty of imprisonment; and if it shall be evident to the chancellor that the sentences of excommunication were revoked by virtue of the appeal aforesaid by the said judges delegate, the mainpernors shall then be quit, and the abbot shall then have the king's writ to deliver himself and the monks. The names of the mainpernors are: John Galun, William de Walington, Adam de Thornton of co. Northumberland; John Comvile of Herewode, John de Thornhill, Robert de Pogthorp, Simon de Driffeld, Thomas de Rosdon, Henry de Plumpton, Nicholas Tempest, Thomas de Pontefracto of co. York; and Andrew Rigge of co. Lincoln. [Pryne, *Records*, iii, p. 1198.]

1307.

MEMBRANE 15d.

Jan. 5.
Lanercost.

To the mayor and bailiffs of Great Yarmouth. Order, under pain of forfeiture of life and limb, lands, goods and chattels, etc., to cause proclamation to be made inhibiting anyone from taking corn, beasts, or any other sorts of victuals, horses, armour, money, silver or gold vessels, or silver in mass out of the realm without the king's licence, with the exception that corn and other victuals may be lawfully carried through that port to Gascony, and to cause to be arrested and imprisoned until further orders anyone who shall presume to contravene this prohibition and proclamation, whose lands, goods and chattels shall all the same (*nichilominus*) be considered as forfeited, with which the king wills the mayor and bailiffs to be charged at the exchequer, and order to incite the men of their bailiwick to bring victuals and other necessities to the king for him and his men staying with him for their maintenance, so that he may not suffer deficiency in the premises, as he has ordained to stay some time in Scotland, and he has caused a general parliament to be convoked at Carlisle in the octaves of St. Hilary next for the custody and securing of that land with a multitude of armed men and others, to which parliament a great number of men from England and elsewhere will come, and the land of Scotland is wasted, destroyed and denuded, so that the king needs victuals, silver, horses, armour, and other things for the maintenance of him and his men now staying in those parts and for those who are coming thither, and for the munition of castles and other places of those parts, and for other emergencies, for which it will be necessary for him to have recourse to divers places of his realm.

[*Fledera.*]

By p.s.

The like to the mayor and bailiffs of the following ports: Lym, Weymuth, Dertemuth, Plymmuth, Exeter, Bristol, Lostudiell, Faveresham, Herewiz, Ipswich, Donewyz, Colchester, Little Yarmouth, Lynn, Blakenay, Boston, Raveneserodde, Grymmesby, Kyngeston-on-Hull, Newcastle-on-Tyne, Hertilpol, Berwick-on-Tweed. Scardeburgh, Bridgewater (*Brugg Walteri*). [*Ibid.*]

1307.

Jan. 28.
Lanercost.

Walter de Bello Campo acknowledges that he owes to Ralph Basset of Drayton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

John son of Lonot acknowledges that he owes to Robert de Haliwelle, clerk, 16*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Thomas de Lucy, Guichard de Charrun, the younger, Thomas de Louthier and Alexander del Fel acknowledge that they owe to James de Dalilegh, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Cumberland.

Jan. 26.
Lanercost.

Roger de Mortuo Mari of Chirk acknowledges that he owes to Ralph Basset 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Memorandum, that a day is assigned to John de Crepping and other executors of the will of Roger de Moubray and William de Brewosa before the chancellor in a month from Easter to do and receive what the court shall consider concerning a recognisance for 500 marks made to the executors in chancery.

Feb. 4.
Lanercost.

William, archbishop of York, acknowledges that he owes to John de Britannia, earl of Richmond, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Reginald le Hatter acknowledges that he owes to John de Askham 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that Alice, late the wife of Roger le Bygod, earl of Norfolk and Marshal of England, tenant in chief, did fealty to the king, on 6 February, at Lanrecost for the manors of Suffeld, Dovercort and Kenet, whereof she was jointly enfeoffed with Roger by the king.

The said Alice puts in her place John Bluet, knight, and John de Framelingham, clerk, to demand and receive in the king's court her dower of the lands, knights' fees, and advowsons of churches that belonged to Roger.

Feb. 4.
Lanercost

To the Friars Minors about to assemble at their chapter general at Toulouse. Request for their prayers on behalf of the king, Queen Margaret, his consort, Edward, prince of Wales, and the king's other children and his people and for the good estate of his realm and the expedition of his affairs. [*Fædera.*]

MEMBRANE 14*d.*Feb. 8.
Lanercost.

John de Lymbury acknowledges that he owes to Walter de Langeton, bishop of Coventry and Lichfield, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment, acknowledged by the bishop by his letters sewed to this recognisance.—Afterwards he acknowledged that John had satisfied him.*

* Now missing. The margin is pierced by the holes for the thread by which it was sewed to the roll.

1307.

Membrane 14d—cont.

Thomas son of Roger Bacun of Bacunesthorp acknowledges that he owes to Thomas son of Simon de Eggefeld 60s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 11.
Laneroost.

To Aymer de Valencia, the king's cousin. The king greatly and justly wonders why he has had no news as to how Aymer and other his subjects who lately went to the parts of Are to pursue his enemies and rebels in Scotland have pursued his said enemies, or of what Aymer has done in this matter, or as to what he intends to do. He therefore orders Aymer to certify him by the bearer of the presents and by his letters of the news of the parts wherein Aymer is and of the state of the king's affairs in those parts, and also as to what has been done concerning the said affairs by Aymer and the said subjects, and as to what they are doing at present, and as to how they have ordained among them for the further prosecution of the same affairs. Since he has not certified the king as to the premises, the king suspects that he has so perversely pursued the matters aforesaid that he wishes his doings in this matter to escape the king's notice.

By p.s.

The like to Robert de Monte Hermerii, earl of Gloucester and Hertford, Humphrey de Bohun, earl of Hereford and Essex, John de Sancto Johanne and Henry de Percy.

Adam son of William the chaplain acknowledges that he owes to William de Hamelton, dean of St. Peter's, York, 4l.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Ralph de Rocheford and Walter Hakelut acknowledge that they owe to Robert de Bardelby, clerk, 6 marks; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Hereford.

Cancelled on payment.

Feb. 8.
Laneroost

To Boniface de Saluciis. As a certain matter propounded before the king and his council by W. archbishop of York by a petition enclosed in the presents has undergone much delay in his parliament at Carlisle, and like petitions [exhibited] in other parliaments by his predecessors have been delayed, and the matter of Roger le Brabanzon concerning the right of patronage of the church of Brigeford propounded in like manner has been long delayed, the king, willing that these matters shall at length be brought to an end, for which purpose Boniface's presence is specially required, orders him to be before the king and his council at Carlisle on the morrow of St. Gregory the Pope, by himself or by another person sufficiently instructed, to show cause for the king's right and also for his own estate as to the things contained in the petitions of the archbishop and Roger why the matters aforesaid should not be proceeded with until the final expedition thereof, bringing or sending all the evidences that he has or shall find in the premises. [Prynne, *Records*, iii, p. 1189.]

Jan. 20.
Laneroost

To the sheriff of Kent. Writ for payment to Bartholomew de Badlesmere and Fulk Payfrer, knights of that county, of their expenses for coming [to the parliament at] Carlisle by the king's order for the community of that county. [*Parl. Writs.*]

The like for the knights of other counties. [*Ibid.*]

Jan. 20.
Laneroost

The mayor and bailiffs of Nottingham. Writ for payment to John de Notyngham and John Ingram burgesses of that town, of their expenses for attending the said parliament. [*Ibid.*]

The like for the citizens and burgesses of other cities and boroughs. [*Ibid.*]

Afterwards the said knights had by reason of their long stay by the king's order at the parliament, their writs in the following form:

1307.

March 10.
Carlisle.

Membrane 14d—cont.

To the sheriff of Kent. Writ for payment to Bartholomew de Badlesmere and Fulk Payforer, knights of that county, who came by the king's order to him at Carlisle for the community of that county to his parliament summoned there for the octaves of St. Hilary last, of their expenses in attending the parliament, having regard to the distance of the place and to their long stay there, to wit from the said octaves until Palm Sunday. [*Ibid.*]

MEMBRANE 18d.

Feb. 8.
Lanercost

To Fulk de Villareto, master of the Hospital of St. John of Jerusalem. Letter commending him to Brother William, prior of the said Hospital in England, who is going to the Roman court to the master's presence by his order and the king's licence, and requesting him to expedite the matter of William's rule of the possessions of the Hospital in the king's dominion. The king, who is writing to him without William's knowledge, informs him that the affairs of the Hospital committed to William's government are conducted most advisedly for the benefit and honour of the master and of the Hospital, both by reason of William's manifold services to the king and his realm and of the great affection that the brethren under him have for him by reason of his friendly behaviour and befitting conversation. If the master wish for anything from the king, he may send it in writing by William with confidence.

Feb. 20.
Lanercost.

To the abbot and convent of Abyndon. Request that they will admit into their house until Michaelmas the king's *wobodus*, whom he is sending to them with two horses and two grooms, and that they will find them in the meantime all necessaries. By p.s.

To the sheriff of York. As John de Aslakby of Jarum asserts that he has acquittance of the 6*l.* exacted from him by summons of the exchequer in that county and vouches to warranty the rolls of the exchequer, the king orders the sheriff to respite the demand for the said sum until the morrow of the close of Easter next, upon John's finding security to answer therefor at that time, unless he can then prove that he ought to be acquitted.

Feb. 22.
Lanercost

To Thomas, earl of Lancaster. Summons to be present in person at Carlisle on Sunday in Mid Lent to have colloquy and treaty with the king and to give his counsel concerning certain arduous affairs touching the king and his realm, for which Sir Peter, bishop of Sabina, cardinal of the Roman church, is coming to the king from the pope, as the king lately ordered Thomas to be at his parliament at Carlisle in the octaves of St. Hilary next, before which time he then thought the cardinal would have come to him, and the cardinal will not be with him at Carlisle before the said Sunday. [*Fœdera ; Parl. Writs ; Prynn, Records*, iii, p. 1176.]

The like to Guy de Bello Campo, earl of Warwick, and Gilbert de Umframvill, earl of Anegus, and to twenty-four others. [*Ibid.*]

Thomas de Grenley acknowledges that he owes to William de Bevercote 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Feb. 27.
Lanercost

To the abbot and convent of Abyndon. Request that they will admit into their house Vivianus de Lukes, whom the king is sending to them, in place of Master Simon le Ku, deceased, to whom they exhibited the necessaries of life at the king's request, and that they will exhibit to him the necessaries of life in food and clothing, such as Simon received, and

1307.

Membrane 18d—cont.

that they will cause their letters patent under their chapter seal to be made to him as to this, certifying the king by their letters by the bearer of the presents of what they shall have caused to be done in this matter, as the king wishes to provide Vivian with the necessaries of life at the instance of Edward, prince of Wales, in consideration of his long and satisfactory service to the prince.

Feb. 28.
Lanercost.

Edmund Basset acknowledges that he owes to John de Drokenesford, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Wilts.

Cancelled on payment.

Memorandum, that John afterwards wrote to Sir A. de Osg[odeby], keeper of the rolls [of chancery], that he had been satisfied for the said sum, as appears in the appended letter.*

Feb. 28.
Lanercost.

To the sheriff of Cumberland. The king has received serious complaint from men of his realm by their petition exhibited before him and his council that certain merchants and vintners of Gascony and other parts bring into the country for sale mixed, putrid and corrupt wines, and that certain other merchants and vintners in boroughs and market towns in the sheriff's bailiwick mix old wine that is not wholesome (*sana*) with new and expose them for public sale, from which infected mixture and deceitful and deadly corruption great danger of pestilence threatens all the people of the realm. The king orders the sheriff to cause all wine for sale found in the said boroughs and towns to be seen, assayed and proved by four men of each of the boroughs and towns sworn for this purpose who have ample skill in knowing and proving such wines, and to cause to be poured away all that shall be found to be mixed, putrid or corrupt, and to attach by their bodies and to keep in safe custody until further orders all those who shall be found, by an inquisition to be taken by the sheriff by the oath of men of the said boroughs and towns, to have brought such wines into the boroughs and towns or to have mixed them or to have knowingly exposed them for sale.

The like to all the sheriffs throughout England.

Memorandum, that on Sunday, 26 February, at Lanercost, the king ordained and ordered for certain reasons that immediately after three weeks from the next tournament, which will be at the quinzaine of Easter next, Sir Peter de Gavaston shall be ready to cross the sea at Dover for Gascony, and shall remain there without returning until he shall be recalled by the king and by his permission. For the observance of this ordinance without contravention Sir Peter took oath at the said day and place upon God's body, the cross of Neit and upon the other relics of the king. Moreover, Sir Edward, prince of Wales, took oath upon God's body and upon the other relics that he would not receive or retain Sir Peter near him or with him contrary to the ordinance aforesaid unless he be recalled or granted leave by the king as aforesaid. And it was ordained by command of the king that Sir Peter shall have yearly in aid of his expenses for so long as he shall remain in parts beyond sea during the king's pleasure and waiting his recall, as is aforesaid, 100 marks sterling or the value thereof *des chipoteis*, to be received from the issues of Gascony; and the first year shall commence the day after he shall have passed the sea from Dover to Whitsand on his way to Gascony to stay there according to the said ordinance; and he shall receive the said sum during the king's will and until the king shall have caused enquiry to be made as to

* The letter has disappeared.

1307.

Membrane 18d—cont.

what Sir Peter has on this side the sea and on that and the profits that he has had since he came to England, so that when the matter shall have been well inquired into and the king shall have been fully advised thereof, he may ordain to increase or decrease the estate of Sir Peter according to his pleasure and as shall seem good to him. *French.* [*Fœdera.*]

MEMBRANE 12d.

March 6.
Linstock.

To H[aakon] king of Norway. Mutual affection and good concord has always existed between the progenitors of the said king and those of the king, who desires to continue and cherish such relations. As the bishop of Moray, the king's enemy and rebel, who consented to the death of John Comyn, who was lately slain traitorously in the church of the Friars Minors at Dumfres in Scotland, for which he has been excommunicated by the pope with his aiders and receivers and with those holding communication with him, has been received by some of the king of Norway's subjects in the Island of Orkney (*Orkadie*); the king requests the king of Norway to order the arrest of the bishop, who has, in addition, adhered to Robert de Brus, the king's traitor and chief enemy, procuring to the best of his power the king's people of his land of Scotland to rise against him with the said Robert, and requests that he will send the bishop to him under safe custody, and that he will not permit any others of the king's enemies and rebels to come to the said island or to parts of the king of Norway's realm or to be there received, and that he will conduct himself so in this matter that the king may test the constancy of his affection by the evidence of actions, and that the king may be bound to him in the like or greater things. In order that the said sentence of excommunication may be made known to him and that he and his men may the more quickly and willingly avoid communication with the bishop and his accomplices and with the king's other enemies and rebels, the king sends to him the tenor of the pope's bull pronouncing the said sentence by a notarial instrument (*publica manu scriptum*). He is requested to certify the king by the bearer what he proposes to do at the king's instance concerning the bishop and others of his enemies and rebels who may come to his parts. [*Fœdera*; Prynn, *Records*, iii, p. 1201.]

Feb. 28.
Lanercost.

To Ferdinand (*Ferando*), king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen (*Jehenne*) and Algarvia. Request that he will cause satisfaction to be made to Arnald de Sancto Martino, John de Seyntrik, William de Sancto Paulo, John de Beryes, Reymund de Artigalung, John de Seygnaus and Vincent de Lagues, citizens of Bayonne, for their goods and wares to the value of 8,457 marks 6s. 8d. sterling, of which, as they have asserted in the king's court, they were despoiled by subjects of Sancho, late king of Castile, Ferdinand's father, by Sancho's order, and for which they have only had satisfaction to the amount of 166l. sterling, and that he will certify the king of his proceedings in this matter by the bearer, as it was agreed in Sancho's time, after controversies and disputes had arisen between his men and subjects and the king's citizens of Bayonne, and after many captures of goods and divers other damages had been made by reason of these disputes, upon the appearance of the proctors of Sancho and of the citizens in the king's presence to treat amicably for the settlement of the controversies and discords aforesaid, among the other things contained in the treaty and concord between the said proctors, by their unanimous consent that all ships and other goods whatsoever of the citizens taken or occupied by the men and subjects

1307.

Membrane 12d—cont.

of Sancho within or without his realm should be restored by him to the citizens from whom they were taken within a certain term that has now elapsed, or to their heirs and attorneys, as the king learns from the public instrument then made concerning the premises and delivered by the said proctors into chancery. By pet. of C. [14271, 14421.]
[*Fœdera.*]

March 18.
Carlisle.

Robert Dosy of Beverley acknowledges that he owes to Stephen de Hasthorpe, chaplain, 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

March 18.
Carlisle.

To John Biroun and John Elliot, taxors and collectors of the twentieth and thirtieth in co. York. Order to supersede entirely the taxing and levying of the thirtieth aforesaid upon the tithes of the abbot and convent of Seleby of their church of Snayth, which is appropriated to them, and not to intermeddle therewith in any way without another order from the king, and to restore to the abbot and convent anything that they may have levied. It is provided that the other goods and chattels of the abbot and convent that are temporal and movable shall be taxed and shall be further dealt with in accordance with the form of the commission of the taxors and collectors.

Alexander de Halghton acknowledges that he owes to John de Ellerker 20s.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

March 21.
Carlisle.

Robert de Bardelby and Richard de Duffeld, clerks, acknowledge that they owe to John de Drokenesford, clerk, 10l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. York and Lincoln.

Richard son of Roald de Richemund acknowledges that he owes to John de Ellerker 10l.; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

March 29.
Carlisle.

John de Drokenesford acknowledges that he owes to Arnald de Sancto Martino, attorney of James de la Ryk, knight, 50l.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

March 16.
Carlisle.

To the mayor, citizens, bailiffs and whole community of the city of York. As P. bishop of Sabina, cardinal of the Roman church, the pope's *nuncio* sent to the king a *latere*, lately came to the king at Carlisle and is now about to return home, the king orders them to meet the cardinal when he shall come to that city in as honourable and befitting a manner as they can, and to admit him and those of his train into the city courteously, and to treat him with gifts and other courtesies as honourably as possible, and not to permit any wrong, annoyance, damage, hindrance, or grievance to be inflicted upon his men during their stay in the city, and not to permit victuals to be withdrawn in the city by reason of his arrival or to be sold dearer, but [to cause] them to be exposed for sale in greater abundance than usual. They are also ordered to cause the cardinal and his men to have carriage when necessary, and to execute all and singular the premises as John de Bauquell, whom the king has appointed to conduct the cardinal, shall make known to them on the king's behalf, for which the king will thank them specially (*scire grates volumus speciales*).
[*Fœdera*; Prynn, *Records*, iii, p. 1177.]

1307.

Membrane 12d—cont.

The like to the mayors, citizens, bailiffs, and communities of the cities of Lincoln, London, and Canterbury, and to the bailiffs and communities of Graham, Staunford. Huntingdon, Rochester and Dover. [*Ibid.*]

To the sheriff of Westmoreland. Order to meet the said cardinal when he arrives in the sheriff's bailiwick with the noblemen, knights and others of his bailiwick, who the king wills shall be warned by the sheriff in this matter on his behalf, and to conduct him through the middle of his bailiwick with the said nobles as securely, befittingly and honourably as he can. He is ordered to cause proclamation to be made throughout his bailiwick as in the preceding order and to provide carriage as in the said order, with the like clauses regarding the direction of John de Bauquell and the king's thanks.

The like to the sheriffs of York, Lincoln, Cambridge, Huntingdon, Nottingham, Essex, Hertford, Middlesex and Kent.

Memorandum, that although in the parliament at Carlisle in the octaves of St. Hilary delivery was made of lodgings for Sir William de Hamelton, then the chancellor, for himself and the clerks of the chancery at Dalstan, the said chancellor nevertheless had lodgings for himself, Sir Adam de Osgodeby, then keeper of the rolls of chancery, Sir Robert de Bardelby, Sir Nicholas de Burton and Sir Geoffrey de Welleford, clerks of the chancery, and Sir William de Thorntoft, keeper of the hanaper of chancery, in the delivery to Queen Margaret, the king's consort, at Carlisle by her grace and courtesy and in no other way. [*Parl. Writs.*]

MEMBRANE 11d.

- March 22. Miles Pychard and John de Bykenore acknowledge that they owe
Carlisle. to William de Hamelton, dean of St. Peter's, York, 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Hereford and Kent.
- March 20. John de Okham, clerk, has letters of the king to the abbot and convent
Carlisle. of St. Augustine's near Bristol to have the yearly pension that they are bound to give to one of the king's clerks by reason of the abbot's new creation.
- March 24. John de Glanton came before the king on Saturday after St. Cuthbert,
Carlisle. and sought to replevy his land of Framlington, which was taken into the king's hands for his default before the justices of the Bench against Margery, late the wife of John de Haddene. This is signified to the justices.
- March 22. To John de Wichio. Order to be before the king's council at West-
Carlisle. minster on the morrow of the Ascension next with all the processes and evidences in his hands concerning certain liberties pertaining to the king's free chapel of St. Mary in the castle of Hasting[es], of which liberties he is said to have the fullest knowledge and by which the bishop of Chichester complained by his petition before the king and his council in the parliament at Carlisle that he was injured, and to bring with him other proofs (*adminiculis*) that concern the said chapel, and to be instructed and fully informed in other ways in those things that pertain to the defence of the king's rights in the premises. By pet. of C.
- March 27. Roger son of Hugh de Ask came before the king, on the morrow of
Carlisle. Easter day, and sought to replevy his land in Marrik and Ask, which was taken into the king's hands for his default before the justices of the Bench against the abbot of St. Agatha, Conan de Ask, and John de Ask. This is signified to the justices.

1307.

Membrane 11d—cont.

John Lambok of Nottingham acknowledges that he owes to Roger de Sutton, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

March 27.
Carlisle.

Richard de Kirkebride, Alexander de Bastinthewayt, John de Denton, Robert de Quiterigg, Richard de Boyvill, Hugh de Levington, John de Skelton, Thomas de Redeman, and Margaret, late the wife of Gilbert de Suthaik, acknowledge that they owe to Henry de Lacy, earl of Lincoln 50l.; to be levied, in default of payment, of their lands and chattels in co. Cumberland.

March 27.
Carlisle.

To the sheriff of Kent. Order to cause proclamation to be made throughout his bailiwick that all persons of his bailiwick who wish to sell corn or other kinds of victuals to strangers and aliens or to take them to parts beyond sea to make their advantage thereof, may lawfully so sell them and take them whither they wish, as they did before the king's late inhibition, whereby he ordained by his council that corn or other kinds of victuals should not be taken out of the realm to parts beyond sea except to his duchy of Gascony, and he issued prohibitions to this effect to the said sheriff and to other sheriffs, as he now, for certain things touching the consummation and completion of the peace between him and the king of France now lately ordained, wills that, notwithstanding the said ordinance and inhibition, all persons, aliens as well as natives, may take corn and other kinds of victuals out of the realm to parts beyond sea freely and without hindrance to make their advantage thereof as shall seem best to them. It is provided that the ordinance lately made by the king and his council against the taking of money, silver vessels or silver in mass out of the realm without his licence shall be firmly observed.

By K.

March 28.
Carlisle

Joan, late the wife of John Wak, has the king's letters for the respite of debts until Michaelmas addressed to the sheriffs of York, Lincoln, Hereford, Bedford and Derby.

By pet. of C.

To the collectors of the procurations of P. bishop of Sabina, cardinal of the Roman church. Order prohibiting them from exacting from the dean and chapter of the king's free chapel of St. Martin-le-Grand, London, procurations for the use of the cardinal or any other exactions by reason of which it may be necessary for the king to apply a heavier hand, as his said free chapel, in the same way as his other free chapels, is exempt from all jurisdiction of the ordinary and from all exactions, contributions and procurations whatsoever, and the king learns that they exact procurations as above from the dean and chapter and coerce them to pay them. [Prynne, *Records*, iii, p. 1181.]

The like to the said collectors for the chapels of Stafford, Penrich, Wolvernehampton, and Wymbourn.

March 22.
Carlisle.

To W. bishop of Worcester. Request that he will come to London on the morrow of Holy Trinity next to Edward, prince of Wales, prepared to set out with him for France, as the king, desiring that the peace between the king of France and him, lately treated under a certain form and not yet finally concluded, shall be brought to a happy and prosperous ending, proposes to send Edward to the king of France shortly, as is now ordained and agreed upon, and he considers that the bishop's presence will be very useful to his son in prudently directing such a difficult matter and others that may arise. [*Fœdera*.]

1307.

Membrane 11d—cont.

The like to the following: the bishop of Chester, Henry de Lacy, earl of Lincoln, Guy de Bello Campo, earl of Warwick, John de Britannia, earl of Richmond, Otto de Grandisono, Hugh le Despenser, Robert son of Payn, Amaneuus de le Brete, Baldwin de Maneriis, John de Berewyk, John de Bauquell, Payn de Tybetot, Gilbert son of Thomas de Clare. [*Ibid.*]

To Geoffrey de Say. Like order to be at London on the said day in order to set out with Edward for France, as he will be useful to Edward in attending to the matters of the journey.

The like to the following: John de Chaundos, Robert de Haustede, Giles de Argentaym, John de Weston, John Bussh, Philip de Curtenay, and Henry de Appelby.

April 1.
Carlisle.

Richard le Brun, John de Lacy, Alexander de Bastenthwayt, John de Warthewyk, and Michael de Haverington acknowledge that they owe to Robert de Carlisle 57*l.* 15*s.* 2*d.*; to be levied, in default of payment, of their lands and chattels in co. Cumberland.

Cancelled on payment.

April 8.
Carlisle.

Robert de Watervill came before the king, on Monday before St. Ambrose, and sought to replevy his land in Milton, Castre, Thorp, Marham, and Peterborough, which was taken into the king's hands for his default before the justices of the Bench against John Russel. This is signified to the justices.

April 24.
Carlisle.

To William Martyn and his fellows, justices appointed to hear and determine divers felonies and trespasses in co. Devon. Order not to permit any persons to be put upon assizes, juries or recognitions in that county who have made false confederacies to maintain falsities, or who have procured their being placed in inquisitions for gain in order to maintain the false part, or who have taken gifts from both sides, and who have been convicted of these practices before them or other justices, or who have of their own will (*gratis*) acknowledged such things, as the community of the realm have shown the king by their petition exhibited in parliament at Carlisle before him and his council that whereas many men of the realm after they have made fines with him for conspiracies whereof they have been convicted procure their being placed in inquisitions that concern their indictors or accusers in order to disinherit them or otherwise aggrieve them, and they are frequently placed in return for gifts (*pro suo dando*), and the community have besought the king to provide a remedy.

By pet. of C.

The like to the sheriff of Devon.

MEMBRANE 10d.

April 1.
Carlisle.

Robert Olyver acknowledges that he owes to John le Bel, clerk, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

April 5.
Carlisle.

John de Columbers acknowledges that he owes to Hugh de Beaurepeir 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Cornwall and Cumberland.

The king wills and commands that hereafter that after the grant that he has made to the earl of Lincoln of the return of writs in two hundreds in co. Lincoln for the term of his life, he will not give or grant any such franchise to any one for as long as he (the king) lives, unless it be to his own children. And he wills that this shall be written in the chancery, wardrobe, and exchequer.

1307.

*Membrane 10d—cont.*April 8.
Carlisle.

To J. bishop of Lincoln, collector of the tenth granted in aid of the Holy land deputed by the pope together with R. bishop of London. Order to be at London in person on the morrow of the Holy Trinity next by reason of certain affairs touching the church of Rome and the collection of the tenth, in order to have treaty and colloquy with W. bishop of Coventry and Lichfield, the treasurer, Master William Testa, archdeacon of Arennes (*Aranen*) in the church of Comminges (*Courenn*), and Peter Arnaluni (*sic*), canon of Bordeaux, the pope's nuncios in this matter.

The like to R. bishop of London.

April 6.
Carlisle.

John de Lamplogh, knight, acknowledges that he owes to James de Dalilegh 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

March 10.
Carlisle.

To the sheriff of York. Order to arrest and imprison until further orders any one whom he shall find in his bailiwick attempting, after the king's inhibition specified below, anything without consulting the king, by virtue of any commission made or to be made to him by any person, whereby Walter de Bedewynd, the king's clerk, may be unduly disturbed concerning the possession of the treasury in St. Peter's church, York, which he holds in full right by virtue of the king's collation and by the decision (*consideracionem*) of his court, or whereby the right of the king's crown may be in any way derogated from, as the king cannot and ought not to refrain from chastising those who impugn his royal right, which he is bound by oath to preserve, and he now understands that certain persons, presuming to weaken the rights of his crown and judgments rendered in his court, have procured commissions to be made to ecclesiastical judges whereby the king's said clerk may be easily disturbed as to his possession of the treasurer'ship, and the king has inhibited by his letters patent all and singular ecclesiastics of whatsoever dignity or office from presuming to do anything without consulting him, by pretext of any commission made or to be made to them by any person concerning the treasurer'ship or anything pertaining to it, whereby the king's said clerk may be disturbed concerning his possession of the treasury or of anything pertaining to it, or whereby the right of the king's crown may be derogated from.

By p.s.

*MEMBRANE 9d.*April 14.
Carlisle.

John le Clerk came before the king, on Friday after St. Leo, and sought to replevy to Henry Chynyt and Joan, his wife, their land in Staneleye, which was taken into the king's hands by reason of their default before the justices of the Bench against William son of Adam de Staneleye, This is signified to the justices.

April 16.
Carlisle.

Henry de Chynete came before the king on Sunday after SS. Tiburcius and Valerian, and sought to replevy his and his wife Joan's land in Stanlay, which was taken into the king's hands for their default before the justices of the Bench against William son of Adam de Stanlay. This is signified to the justices.

Robert son of Thomas de Wyteberwe acknowledges that he owes to William son of Robert de Fodringeye 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Memorandum, that Robert came into chancery together with William and acknowledged the debt when this recognisance was cancelled.

1307.

April 20.
Carlisle.

William Burdun, parson of the church of Swylington, diocese of York, acknowledges that he owes to William Burdun, parson of the church of Hynton, 17*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Membrane 9d—cont.**Note of payment of 20 marks.*May 6.
Carlisle.

To R. bishop of London (*W. eadem gracia R. episcopo London'*). Request that he will cause the soul of Joan, late countess of Gloucester, and Hertford, the king's daughter, who has just died, to be commended to God by all the men of religion and other ecclesiastics subjected to him throughout his whole city and diocese by the singing of masses and other pious works. [*Fœdera*; Prynn, *Records*, iii, p. 1195.]

The like to the following :

All the bishops throughout England.

The guardians of the spiritualities of the archbishopric of Canterbury appointed by the pope.

The like, '*mutatis mutandis*,' to the following :

The abbot of Westminster.

The abbot of Waltham Holy Cross.

The abbot of St. Albans.

The abbot of St. Augustine's, Canterbury.

The abbot of Evesham.

April 26.
Carlisle.

To the pope. Request for a dispensation to enable Poncius son of Poncius to contract matrimony with Joan de Peragort, who are related in a prohibited degree of consanguinity, as the king wishes to further the interests of Poncius the father, lord of Castillon (*Castellione*), in consideration of the valuable services rendered by him, and he trusts that the pope will favour those who have served the king and who are aided by good character and noble origin.

By p.s.

[*Fœdera*; Prynn, *Records*, iii, p. 1185.]

May 20.
Carlisle.

To the prior provincial and all the Austin friars about to assemble in their chapter general at Lincoln. Request for their prayers on behalf of the king, his queen and children, and for the good estate of his realm and the lands subjected to him.

By p.s.

[*Fœdera*.]

William Burdun, parson of the church of Swylinton, acknowledges that he owes to William Burdun, parson of the church of Hynton, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 8d.*May 12.
Carlisle.

John de Begh came before the king, on Thursday after St. John ante Portam Latinam, and sought to replevy the land of Bertram atte Rok and Agnes, his wife, in New Lemynton, which was taken into the king's hands for their default before the justices of the Bench against Agnes, late the wife of William de Brighthwold. This is signified to the justices.

Edmund Basset acknowledges that he owes to Robert de Bardelby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*April 20.
Carlisle.

Hugh de Burgo, clerk, acknowledges that he owes to John de Langeton, bishop of Chichester, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

1307.

Membrane 8d—cont.

Memorandum, that William le Bret, Roger de Sandwico, Ralph de Insulis, William le Batur, Thomas le Taillur and others their fellows, whose names are contained in a writ returned into chancery in the thirty-fourth year of the reign, came into chancery at London, on Wednesday before Whitsuntide, and acknowledged that satisfaction had been made by Nicholas de Cheny for all arrears of their wages for the time when they were with him in the island of Gernes[eye], willing and granting that Nicholas shall not be molested or aggrieved in any way at their prosecution, or the prosecution of any one of them.

May 8.
Carlisle

Walter de Shorre came before the king, on Saturday the eve of the Holy Trinity, and sought to replevy to Christina, late the wife of Luke Denshe, her land in Menstre in Thanet (*in Taneto*), which was taken into the king's hands for her default before the justices of the Bench against Maud, late the wife of Nicholas le Graunt. This is signified to the justices.

On the same day the said Walter sought to replevy to Thomas Andren the latter's land in Menstre in Thanet, which was taken into the king's hands for his default against the aforesaid Maud.

May 22.
Carlisle.

William de Seuerby of Barton came before the king, on Monday after St. Dunstan, and sought to replevy to Robert Scroppe of Barton the latter's land in Barton, which was taken into the king's hands for his default before the justices of the Bench against Elias Belle of Elsham. This is signified to the justices.

May 23.
Carlisle.

Peter de Exonia came before the king, on Monday the morrow of Holy Trinity, and sought to replevy to Stephen de London[ia] the latter's land in Exeter, which was taken into the king's hands for his default before the justices of the Bench against Joan de Bolevill. This is signified to the justices.

May 22
Carlisle

William de Merseye came before the king, on Monday the morrow of Holy Trinity, and sought to replevy to the dean and chapter of St. Paul's, London, their land in the parish of St. Giles of the Lepers and of St. Andrew, Holeburn, which was taken into the king's hands for their default before the justices of the Bench against Joan, late the wife of Richard de Chikewelle. This is signified to the justices.

Memorandum, that the king by writ of privy seal,^o dated at Carlisle, 26 April, ordered R. bishop of London, the chancellor, to cause it to be sought out diligently when any church or prebend of the king's gift and that are purely of his lay patronage of the value of 300 marks or thereabouts shall be void, and so soon as the chancellor may know that any such church or prebend is void, he shall make letters of presentation or collation under the king's great seal in due form for Thomas, cardinal priest of St. Sabina. If it happen that the king's grant cannot be completed in one church or in one prebend, the king wills that it shall be completed in two or three churches or prebends of his lay patronage, as is aforesaid, that attain to the value aforesaid. It is provided that this grant shall not be delayed by any other order of his. [*Prynne, Records*, iii., p. 1188.]

Roger de Presthope and Richard Abbot acknowledge that they owe to William le Rous of Westminster and Thomas de Knightebrygg 10 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

1307.

Membrane 8d—cont.

John de Sancto Dionisio of Rochester acknowledges that he owes to Robert de Wikewaner, clerk, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 1.
Carlisle

Richard Filliol of Borham acknowledges that he owes to Thomas Filliol, knight, 76*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Wockeseye acknowledges that he owes to Juliana, late the wife of Roger Styue, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Wilts.

John de Burne, parson of the church of Hoghton, diocese of Winchester, acknowledges that he owes to John de Upton, parson of the church of Fifhide, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of letter of Walter de Langeton, master of the hospital of St. Leonard, York, and the brethren of the same, granting to Ralph de Montagniac, clerk, in consideration of the immense benefits conferred upon them and the hospital by him, and because they wish to compensate him so far as they are able at present, 40 marks yearly for life, to be received from them and the hospital in the name of a yearly rent at Michaelmas at Bermundeseye near London, the payment to begin at Michaelmas next, payment whereof they charge upon themselves and their successors and all the goods of the hospital, ecclesiastical and secular. For the avoidance of damages and expenses that may be incurred by Ralph through non-payment of this sum at the aforesaid term, they agree to accept his bare word concerning such damages and expenses, acknowledging and confessing that the said rent has been granted to him for the great and perpetual benefit of the hospital. For his greater security, they agree to make a recognisance in chancery and other places that he may wish concerning the said rent as soon as possible and as soon as he shall require them to do so. They pray the king by the tenor of the presents to corroborate and confirm the present gift and to support it by his authority. Witnesses: Sirs Henry de Lacy, earl of Lincoln, Otto de Grandisson, John de Sandale, Robert de Cotingham, John de Kirkeby, Walter de Bedewynde, Ralph de Stokes. Dated at York, at St. Leonard's, in their chapter, 10 April, 1307.

June 5.
Carlisle

Walter de Rothele acknowledges that he owes to Richard de Colyntre in Shakeleston 5 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

June 10.
Carlisle.

Stephen de Burgherssh, knight, acknowledges that he owes to the master of the military order of the Temple in England 300 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

John Nel of Daventre acknowledges that he owes to John Herbert 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 12.
Carlisle.

To the sheriff of Essex. Order to go to Colchester immediately upon sight hereof, so that he shall be there in good time on Wednesday next, and to cause inhibition to be made in the king's name to all persons assembling there, under penalty of forfeiting all that they can forfeit to the king, of their making tournaments, jousts, or tilting (*hastiludia aut*

1307.

Membrane 8d—cont.

burdeiceas), or of their going armed or seeking adventures otherwise there or elsewhere within the sheriff's bailiwick, and order to certify the king of the names of any persons contravening such proclamation, as the king understands that certain knights, esquires and others propose to assemble on Wednesday and Thursday next at Colchester and to make jousts there, while the king is in the marches of Scotland for the purpose of repressing the rebellion of his enemies there.

MEMBRANE 7d.

June 4.
Carlisle.

Richard de Sutton, knight, acknowledges that he owes to Agnes, late the wife of Roger de Somery, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham, Northampton, and Oxford.

Enrolment of indentured deed of Agnes, late the wife of Roger de Somery, witnessing that whereas Sir Richard de Sutton has acknowledged in chancery that he is bound to her in 5,000*l.* to be paid at the terms contained in the recognisance, she grants that if the recognisance shall be annulled he shall hold for life the manors of Aston, co. Northampton, Hornleye and Horndon, co. Oxford, Ekelyngg and Sutton, co. Nottingham, with all other his lands that he had on the day of the making of the presents of his inheritance, without making any alienation so that they cannot descend in inheritance to John de Sutton, his son, and to the heirs of John's body. Richard grants that if he alienate the manors or any part of them, Agnes shall have her recovery to levy the aforesaid sum in accordance with the form of the recognisance, unless Richard have need to ransom himself for any trespass, and then only (*et hoc . . . tantum*) for the term of his life or the life of anyone else. Dated at London, on Monday after St. Nichomedes, 35 Edward.

June 5.
Carlisle.

Memorandum, that Agnes and Richard came into chancery at Westminster on the said day, and acknowledged this deed.

Master William de Bosco acknowledges that he owes to Thomas son of Eudo la Zusche 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Henry de Lotegarsale, clerk, acknowledges that he owes to Martin Shenche 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

John le Blound acknowledges that he owes to Robert de Hardres 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Hardres acknowledges that he owes to John le Blound 1,000*l.*; to be levied, in default of payment, of his lands and chattels.

Enrolment of deed of Alice de Bello Campo, witnessing that whereas William de Sancto Michaelis has granted by charter (*incartaverit*) and enfeoffed Sir Walter de Bello Campo and her of 80 acres of land, 2*l.* yearly of rent and a rent of seven hens and a sixth of a water-mill in the towns of Estwycheam, Plumstede, Bixle, and Wolewych, she acknowledges herself to be bound to him for this grant for his life in 10 marks yearly of rent, which she has acknowledged by a fine made between them in the king's court, to be paid in the hospital of St. Thomas the Martyr in

1307.

Membrane 7d—cont.

Southwerk at Midsummer, 85 Edward, and so yearly, with grant of power to distrain in the said tenements for the rent in case it be not so paid, and if he cannot levy the value thence, with power to levy it from her manor of Mutton, co. Worcester. She grants that if the rent be not paid when due and if she forbid William to distrain for it, he or his attorney shall have for his expenses 2s. a day until the rent be paid, and she grants like power to distrain for the said 2s. Sealed by both parties alternately. Witnesses: Adam Simond, William Simond of London, Richard de Polezorne, John de Lenham, John Charles, John le Catour, Robert Pertrich.

June 18.
Carlisle.

Memorandum, that Alice de Bello Campo and William de Sancto Michaelae came into chancery at Westminster, on Tuesday after St. Barnabas, and acknowledged the aforesaid deed.

June 12.
Carlisle.

[To the sheriff] of Surrey. Order to cause proclamation to be made in the town of Suthwerk that all who wish to use kilns (*rogorum ministerium*) in that town or its confines, shall make their kilns of brushwood or charcoal (*carbone bosci*) in the usual way, and shall not use in any way sea-coal hereafter, under pain of heavy forfeiture, and the sheriff shall cause this order to be observed inviolably hereafter, as the king learns from the complaint of prelates and magnates of his realm, who frequently come to London for the benefit of the commonwealth by his order, and from the complaint of his citizens and all his people dwelling there and in Southwerk that the workmen (*rogorum artifices*) in the city and town aforesaid and in their confines now burn them and construct them of sea-coal instead of brushwood or charcoal, from the use of which sea-coal an intolerable smell diffuses itself throughout the neighbouring places and the air is greatly infected, to the annoyance (*dispendium*) of the magnates, citizens and others there dwelling and to the injury of their bodily health.

The like to the mayor and sheriffs of London.

Form of the oath of those of the king's council. [*Fœdera*; Ryley, *Placita*, p. 518.]

R. bishop of London, whom the king wills shall be of his council, took oath in full parliament at Carlisle on Thursday the morrow of the Conversion of St. Paul, according to the articles of the oath contained in this (*sic*) schedule. [*Ibid.*]

June 22.
Carlisle.

To the treasurer and barons of the exchequer of Dublin. Order to cause Gilbert son of Thomas de Clare, who is going to Scotland in the king's service by his order in the train of Gilbert de Clare, the king's grandson, to have respite for one year for all debts due to the exchequer, as the king has granted to him such respite.

John de Upton, clerk, acknowledges that he owes to William de Wilton, clerk, 16*l.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

June 26.
Carlisle.

Adam de Kyngeshemedede acknowledges that he owes to John de Merkingfeld and Master John Fraunceis and the other executors of the will of William de Hamelton, late dean of York, 120*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop, Stafford and Hereford.

*Notes of payment of three sums of 80*l.* each, acknowledged by the said John and John.*

1307.

June 26.
Carlisle.*Membrane 7d—cont.*

To Master William Testa and Master Peter Almauni (*sic*). Whereas they have exhibited certain petitions before the king and his council, the answer to which has not yet been decided, and they are, it is said, prosecuting certain things prejudicial to the king, his crown and royal dignity, and to the *proceres*, magnates and people of the realm pending the consideration of the reply, the king inhibits them from attempting or doing anything, by themselves or by others, that may tend to the injury of his royal dignity or to the prejudice of the *proceres* or people of the realm in any way.

By C.

MEMBRANE 6d.

June 26.
Carlisle.

Stephen de Stanham acknowledges that he owes to John de Terlingg, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Upton near Northampton acknowledges that he owes to John de Bourne, clerk, 7 marks 2s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Holebrok, knight, acknowledges that he owes to Robert Miles, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

William Tuchet acknowledges that he owes to Bernard de Friscobaldis of Florence 110 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

July 6.
Holme
Cultram.

John le Botiller acknowledges that he owes to Alexander de Bykenore, clerk, 50l.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Vacated, because below.*July 6.
Holme
Cultram.

John le Botiller acknowledges that he owes to Alexander de Bykenore, clerk, 50l.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William de Brewosa, knight, puts in his place Alan de Polingteud against John de Creppyngg and the other executors of the will of Roger de Moubray to do and receive in the king's court what the king shall consider in chancery concerning a recognisance for 500 marks made to Roger in chancery in the twenty-sixth year of the reign.

May 26.
Carlisle.

To the mayor and bailiffs of Sandwyz. Order to cause to be faithfully observed in the king's port of that town his ordinance that all manner of moveables forfeited to him for any reason henceforth in the ports of his realm by those who pass the sea thence, or who do anything against the statute of money, shall not be any longer delayed or respited, but shall be seized into the king's hands on the day of forfeiture, and shall be sent by his ministers and keepers in the places where they are forfeited to the chamberlains at the receipt of the exchequer to make the king's profit thereof, so that they may come there and the king's profit may be speedily made. The sheriff is enjoined not to neglect this order, so that the king may not have cause to punish him (*ne eioms pars matere de prendre a vous*) by reason of his default in this behalf. *French.*

By writ of the privy seal (*la targe*).

1307.

Membrane 6d—cont.

The like to the mayors and bailiffs of the following places ;

Newcastle-on-Tyne.	Exeter (<i>Eccestr'</i>).
Skardeburch.	Bristol (<i>Bristut</i>).
York.	Yarmouth.
Ravensere.	Faveresham.
Kyngeston-on-Hull.	Wynchelsee.
La Rye.	Dovere.
Hegh'.	Romenhale.
Southampton.	

The like to the mayor and sheriffs of London.

The like to the bailiffs of the following places :

Hertelpole.	Line.
Grimesby.	Waymuth.
Boston (<i>de la Seinte Botolf</i>).	Plumpmuth.
Lenne.	Shorham.
Blakenneye.	Dertemuth.
Chippewyz.	Briggewauter.
Herewyz.	Lostudiel.
Dunwyz.	Plimpton.
Portsmouth.	

June 28.
Carlisle.

To the mayor and sheriffs of London. Order to cause proclamation to be made in the city prohibiting the burning of kilns (*accensionem rogorum*) in the city and other places adjoining the Tower or the plying in any other way of this craft (*ministerium*) for so long as Queen Margaret, the king's consort, shall stay at the Tower, whereby the air may be in any way infected or corrupted, as the queen is going to the Tower shortly to stay there for some time, and the king wishes to avoid the dangers that may arise to her and other magnates who are coming to her there from the infection and corruption of the air by such burning of kilns. [*Fadera.*]

June 18
Carlisle.

To the abbot of Waltham and the priors of Holy Trinity and St. Bartholomew, London, and to their commissaries. Order to proceed in the plea before them in court christian of the abbot of Bileye, parson of the church of Great Wakering, in the diocese of London, against the prior of Pritwell concerning certain tithes within the limits of his said parish church that were carried away and detained by the prior, as the king lately, at the prosecution of the abbot—suggesting that he had impleaded the prior before them as above in court christian by virtue of certain papal letters, and that the abbot and priors and their commissaries some time since superseded proceeding in the plea by pretext of a prohibition sued out in the king's court and produced before them at the suggestion of the prior, who falsely asserted that he held a quarter of the church aforesaid of his own advowson, whereas the church is not and never was divided into parts or parsonages—ordered R. bishop of London to certify him whether the church has hitherto been entirely of one rector or parson or divided into several rectories or parsonages, and the bishop has certified by his letters that it was and is of one rector and not divided into several rectories or parsonages, and that the abbot and convent of Byleye have held it for a long time to their own uses and still hold it. [*Prynne, Records* iii, p. 1190.]

John de Orreby, who married Isabel, kinswoman and co-heiress of Robert son and heir of Robert de Tateshale, tenant in chief, which Robert the son died a minor in the king's wardship, puts in his place

1307.

Membrane 6d—cont.

John de Ayremynne, clerk, to demand and receive in chancery the purparty falling to John and Isabel of the knights' fees and advowsons of churches that belonged to Robert.

Joan de Dryby, kinswoman and co-heiress of the said Robert, puts in her place Simon de Dryby for the said purpose.

Memorandum, that, on Friday the feast of the Translation of St. Thomas the Martyr, Matthias de Monte Martini, and Maud, his wife came into chancery at Westminster in the presence of R. bishop of London, the chancellor, and Roger le Brabanzon, Gilbert de Roubiry, Henry Spigurnel, and Lambert de Trikyngham, justices, and of John de Drokenesford, keeper of the wardrobe, Adam de Osgotby, Robert de Bardelby, and of many others, and rendered to the king the manor of Bourne, co. Sussex, which they had previously held of the king in chief.

To the sheriff of Sussex. Order to take the manor into the king's hands.

MEMBRANE 4d.

June 28.
Caldcoats.

To the sheriff of Northumberland. Order to summon Anthony, bishop of Durham, who holds the Isle (*terram*) of Man, by two men of the sheriff's bailiwick to be before the king in fifteen days to show cause why the Isle shall not be resumed into the king's hands as his right, as it appears to the king by inspection of the rolls and other memoranda that he has caused to be searched and examined before his council that many of his ancestors, kings of England, were seised of the said land as of their right, and that the king was likewise seised thereof, receiving the issues and profits thereof, until the king caused seisin thereof, such as Alexander, sometime king of Scotland, had, to be delivered of his grace to John de Balliolo, late king of Scotland, saving the right of the king and his successors.
[*Fœdera.*]

By C.

Derbyshire, Newehall.—Assignment of the purparty of Hugh de Meynill and Joan, his wife, of the lands that belonged to Robert de la Warde in the said manor, made there before the escheator, 20 May, 35 Edward, in the presence of Henry de Kneventon, Alvred (*Alfridi*) de Suliny, knight, Henry de Burgulun, the king's coroner in that county, by the oath of John Greym, William son of Maud de Lynton, William de Blakegrave of the same, John le Bercher of the same, John son of Robert de Hertishorn, Robert le Venur, freemen (*liberay*, rectius *liberor*'), John Gilbert, John Elys, John Werr and other customary tenants (*custumar*') of that manor. Recompence for the site of the manor was made to Margaret, youngest daughter of the said Robert, in the site of the manor of Burton Noveray and also in the lands and rents in the same manor.

First there are assigned to Hugh and Joan, the eldest daughter of Robert, the site of the manor entirely and whatsoever is contained within the boundaries (*ambitum*) of the site, both within the inner ditch and without, except what is outside the ditch that is assigned in dower to Ida, late the wife of Robert; a third of the sheepcot (*bercar*'), to wit the end thereof that extends to the king's highway, together with the plot (*placea*) and the small stew opposite, as it is enclosed with hedge and ditch.

There is also assigned to them a third of the arable land in all places, *culture* and fields as it is divided by bounds in the following *culture*, to wit in that called 'Whytecrosflot,' in that called 'la Moreflat,' in that called 'Holbutt,' in that called 'Hullegresflot,' in that called 'Cleyflat,' in that called 'Wyndmelneflot,' in that called 'Bothenflat,' in that called 'la Knolle,' as the *culture* are bounded and divided.

1307.

Membrane 4d—cont.

There is also assigned to them a third of meadow called 'Mademeddue' near Staunton, and all the meadow called 'Overwhitehast,' a third of the meadow called 'Altherbrok,' a third of the several pasture called 'la More,' a third of the several pasture called 'Smalechetz,' a third of the common pasture throughout (*per totum*) as it lies, a third of the park called 'Boylee' in the middle of the said park as set out by bounds: a third of the park called 'Wulfheye' on the west as set out by bounds; a third of the outer wood called 'Malepart' by the last assignment thereof, with free ingress and egress by the gates of the said parks, together with herbage, pannage, agistment, and other profits of the parks pertaining to the said third part as set out by bounds, with power for Hugh and Joan or Ida, late the wife of Robert, or Margaret, Robert's youngest daughter, to take venison in common in the said parks by the view of the parkers, to be divided equally among them. There is also assigned to Hugh and Joan a third of the rabbit-warren (*cuninger*) there in common, and a third of the money and other profits arising from the coal-pits (*puteis carbonis maris*) there, the money to be divided equally between them.

There are also assigned to them 6*l.* 19*s.* 9*d.* yearly of the rent of assize, to wit from Clement the reeve 10*s.* 6*d.*, John Gilberd 10*s.* 6*d.*, Robert Roudich 10*s.* 6*d.*, Henry Godefray 10*s.*, Geoffrey son of Henry 10*s.*, Robert Russel 10*s.*, Robert Rynaway 10*s.*, John son of Geoffrey 8*s.* 8*d.*, Robert Huet 8*s.*, John Swayn 5*s.* 6*d.*, William Luvekyn, the younger, 15*s.*, John Boner 10*s.*, Roger Fitel 3*s.*, Robert le Collier 22*d.*, Ralph Hemmyng 10*s.*, Peter Carboner 21*d.*, Ralph Ernald 6*d.*, John Luvekyn 4*s.*

There is also assigned to them a moiety of a meadow near 'le Impehorcherd' on the west, which extends southward and northwards as it is enclosed by a hedge; a third of a pasture enclosed on the east, which lies near the churchyard of La Newehalle, as it is set out by bounds.

There are assigned to them the pleas and perquisites of court of their tenants, together with the services, customs, fines, heriots, reliefs and all other profits that may arise from the said tenants in any way. There is also assigned to them a third of a pond at Herteshorn, with the profit thereof. And also a moiety of a stew called 'Quethefeudham,' with a moiety of a stew adjoining, in allowance for 6*s.* 8*d.* that the said Margaret, daughter of Robert, has in excess by the assignment in the manor of Burton Noveray and because the stew was not previously assigned.

In witness whereof the said Henry and Geoffrey (*sic*), knights, and the other jurors have put their seals to this common part.

Leicestershire, Upton.—Assignment of the purparty of the said Hugh and Joan in the manor of Upton, co. Leicester. First, there are assigned to them a hall with a pantry annexed to it, and also a chamber adjoining the hall extending westwards, with a plot of garden opposite the chamber as set out by bounds, and all the plot (*placca*) of the close there lying between the garden aforesaid and the king's highway to the end of the greater barn (*granpie*), which is assigned to Margaret, the youngest daughter and co-heiress of Robert, and also a plot near the hall and chamber on the east, as set out by bounds. There are also assigned to them a third of the arable land in all the fields and culture which always (*sic*) and nearest to the manor; and a third of the meadow in all the places in the manor, being the third nearest the manor, as it is divided by bounds. There are also assigned to them a third of the several pasture near the water of Sheynch as it lies.

There are also assigned to them 6*s.* 10½*d.* of rent of assize both of free-men and villeins there, to wit from Robert Dadelinton 5*s.*, Geoffrey Pertrich 1½*d.*, Richard son of Robert 9*s.*, Robert atte Stone 9*s.*, Richard Bate 9*s.*, Henry Neel, John Neel, William Huet 6*d.*, Robert Pilholf 12*d.*,

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Membrane 4d—cont.

John son of Nigel 9s., Richard son of Elias 9s. 8d., Henry Jolyf 9s., James le Couper 6s., together with their boonworks (*operibus*) and services.

There are assigned to them the pleas and perquisites of the court, with the fines, heriots, reliefs and all other profits thereof. Ingress and egress by the gates of the manor shall be common among all the parceners, unless they will construct anew other entrances and exits, and the parks there shall be common to them to park their beasts in.

Burton Noveray.—Assignment to the said Hugh and Joan of their purparty in the manor of Burton Noveray, co. Leicester. First there is assigned to them a third of the arable land of each parcel in all the culture and all the fields as they are set out by bounds, except 24 acres of arable land there assigned to Margaret, youngest daughter and heiress of the said Robert, in recompence for her purparty within the site of the manor of La Newehall, to wit both of the stews and the house there. There is also assigned to them a third of all the meadow there, as it ought to fall to them by measure and the view of the men of the town at the time of mowing, and also a third of the several pasture and of the other profit issuing from the said pasture yearly. And their purparty is the one nearest to the manor. There are also assigned to them 56s. of the rent of assize yearly from the following tenants: Alexandra Seward 20s. 3d., John Wresk 17s. 9d., Simon Hulot 8s., Robert Shireve 9s. 10d., Hugh Herberd 2d. There are also assigned to them the pleas and perquisites of court of the said tenants, so that they shall hold their court of their tenants separately. And they shall have the amercements of their said tenants whenever they shall be amerced in the court of Hugh and Joan, with the fines, heriots, reliefs and all other profits arising from the said tenants.

Mealton Moubray.—Assignment to the said Hugh and Joan of their purparty in the manor of Melton Moubray (*Mealton de Moubray*), co. Leicester, which belonged to Robert, etc. First there are assigned to them 22s. 6d. yearly of rent of assize from the following free tenants: William Steffan 12d., Joan de Rameseye 4s., Joan le Ferour 3s., Thomas Godfrey 7s. 7d., Roger le Taillur 7s.; and a third of the money from an oven there, with the suit of the same, which is extended at 53s. 4d. yearly. And they ought to repay thence to the prioress of Staunford and the nuns 4s. 5½d. yearly for their purparty. In witness, etc.

MEMBRANE 8d.

June 28.
Caldcoats

Roger de Brunnolvesheved acknowledges that he owes to Adam de Osgodby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Gilbert de Roubiry, clerk, acknowledges that he owes to Roger le Brabazon, knight, 100l.; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods.

Cancelled on payment.

Assignment of dower to Ida, late the wife of Robert de la Warde, of the lands that belonged to Robert in the manor of La Newehall made there before the escheator on Monday the morrow of St. Barnabas, 85 Edward, in the presence of Henry de K[n]eventon, Alvred (*Alfridi*) de Sulny, knights, and Henry Burgulun, the king's coroner (*coron*) in that county, by the oath of William son of Maud de Linton, William de Blackegreve of the same, John le Bercher of the same, John son of Robert de Herttishom (*sic*),

1307.

Membrane 8d—cont.

Robert le Venur of the same, Richard le Someter of Neuton, and Robert Frerbrasse (*sic*), bailiffs of the liberty of the earldom of Lancaster of the hundreds of Gresseleye and Repindon.

First there are assigned to her in recompence for her dower within the site of the said manor two barns (*granje*), one ox-shed with stable in the same building (*domo*), a cowshed and a pig-stye with all the inclosure from the bridge of the middle gate to the outer gate of the manor. There is also assigned to her a garden called 'Tokeshallehorecherd' and the curtillage adjoining it within the said enclosure, together with the plots (*placcis*) and easements of the same. There is also assigned to her a stew called 'Oveiredam' with a little stew at the end of the said stew of the Overedam as it is enclosed, saving to Hugh and Joan free ingress and egress by the outer gate to the middle gate aforesaid, so that the outer gate and the way shall be common between the parties aforesaid to chase, carry and do other things at their will. There is also assigned to her a small green plot of land at the end of the said stew of the Overedam as it is enclosed by a hedge. Moreover they shall have easement to water their horses and all their beasts (*averia*) in the said stew of the Overdam. And a third of the sheepcot there with the green plot between the king's highway and the said sheepcot, as the latter is bounded and divided. And a third of the toll of two mills there, so that there shall be there three keys of the chests of the mills, and that the toll shall be equally divided between the parties. There is also assigned to her a third of a pond at Hertishom (*sic*) with the profit thereof.

There are also assigned to her a third of the arable land in the following *culture* as they are set out by bounds, to wit in the *cultura* called 'le Mereffet' on the east, in that called 'Holbuttis' on the east, in that called 'Whytecrosflot' on the south, in that called 'le Hullegrefflot' on the south, in that called 'Cleyflat' on the south, in that called 'Wyndmelneflat' on the east, in that called 'Bothenflat' on the south, in that called 'le Breche' on the south, in that called 'Brokebrok' on the south, in that called 'Horeflot' with the butts on the south, in that called 'le Knol' on the east, as the said *culture* are bounded and divided.

There are also assigned to her a third of the meadow called 'Makemeddue' on the south as it is set out by bounds; and all the meadow called 'Brodmeddue'; a part of the meadow near Altherbrok on the south; and five acres of several pasture, $1\frac{1}{2}$ roods in the 'more' on the south; a third of the several pasture called 'Smalchos' (*sic*) on the south; a third of the common pasture throughout as it lies. There are also assigned to her a third of the meadow called 'Voyleye' on the south; and also part of the park called 'Wolfhey' on the east, with free ingress and egress by the gates of the said parks (*porcorum*, rectius *parcorum*), together with the herbage and pannage and other profits of the said parks pertaining to the said dower as it is bounded. Whenever Ida or the heirs of Robert shall chase in the parks aforesaid, they shall take the venison in common by the view of the parkers, and it shall be divided equally.

There are also assigned to her a third of the outer wood called 'Malepart' on the south, as it is bounded by the last assignment thereof, together with common pertaining to the dower; and a third of the rabbit-warren (*cunynyar*) there. And a third of the money and other profits of the pits of sea coal, to be divided equally.

There are assigned to her 6*l.* 18*s.* 11½*d.* yearly of rent of assize from the following customary-tenants (*custum*): John Elys 10*s.*, John Werre 10*s.*, William le Bercher 10*s.*, Robert atte Tounesende 10*d.*, Simon Dalman 10*s.*, Robert Darning 10*s.*, Geoffrey Lovot 10*s.*, Robert Dalman 8*s.* 10*d.*,

1307.

Membrane 8d—cont.

Robert son of Ralph 9s. 4d., John de Bukethorp 8s. 8d., Robert le Parker 8s. 8d., Geoffrey le Carpenter 4s., William Lovekyn, the elder, 11s. 6d., Thomas le Fevre 2s., Henry son of the nurse (*la norisse*) 2s., Juliana Lether 2s., William le Carter 9d., John Terry 2s. 11d., Roger le Heyne 18d., Maud Pime 10½d., Thomas le Paleframan 6d., Emma le Sowester 18d., Maud daughter of Richard 12d.; and there are also assigned to her 2s. from Henry Crabbe and Maud Levot 10½d., with all the services, customs and works arising from the said tenants. And that she shall have and hold severally her court of the said tenants, with the pleas and perquisites, fines of lands, escheats and heriots and other advantages pertaining to the said dower.

In witness whereof the said Henry de K[n]eveton and Alvred de Sulny, knights, Henry Burgulun and other jurors have placed their seals to this assignment.

Leicestershire, Mealton Moubray.—Assignment of dower to the said Ida in Mealton Moubray. First there are assigned to her 22s. 7d. of rent of assize from the following tenants: William son of Walter 2s., Thomas Godefreye 8d., John Banastre 2s. 3d., Richard de Mealton 2s., Robert Pesson 2s., Walter Moyns 14s. And there is assigned to her a third of the money arising from an oven that belonged to Robert in the said town, together with the suit of the said oven pertaining to a third part by reason of the said dower. There are also assigned to her the pleas and perquisites of the said tenants. In witness whereof, etc., the said (*sic*) jurors have put their seals.

Leicestershire, Upton.—Assignment of dower to the said Ida in Upton. First there is assigned to her a barn (*grangia*) near the garden extending eastwards, together with the adjoining plot on the south, as it is set out by bounds. There are assigned to her a part of the oxhouse on the east as it is set out by bounds, to wit the end of the oxhouse nearest the watering place (*aquario*) there, and a certain plot opposite the barn aforesaid as it is set out by bounds, together with a third of the adjoining croft as it is set out by bounds.

There is assigned to her a third of the arable land in the following culture, to wit in the cultura called 'Wellefurlungout' on the east, in that called 'la Reirode' on the south, in that called 'le Dichfurlaung' on the south, with the roods of land there on the east, in that called 'Wychulle' on the south, in that called 'Litwhyol' on the south, in the place called 'Rodes' at the end of the town on the south, in the cultura called 'le Weyefurlaung' on the south, in a place called 'le Standarweye' on the south, in that called 'Attestonehull' called (*sic*) 'Banfurlaung' on the south, in that called 'Langfurlaung' on the south, in that called 'Garingdene' on the south, in that called 'Stetflode' on the south, in that called 'Ridebarehelle' on the south, in that called 'Stonirodedarshell' on the south.

There are also assigned to her a third of the meadow called 'la More' on the south, and a third of the meadow called 'le Dam' on the south, and a third of a meadow in Fowilsmere on the south, and a third of the meadow in Waldebok, and a third of the pasture near the water of Shenych.

There are assigned to her 46s. 10½d. yearly of the rents of assize of the following tenants, with the boon-works (*operibus*), customs, services, fines, heriots, and all other profits, to wit of Richard son of Nigel 4s. 6d., Ralph Freman, free tenant, 12d., Thomas son of Robert 18d., John le Porter 9s., Geoffrey de Hynttis 9s., John son of William 9s., Robert de Sheynton 9s. 3d., Ralph atte Stone 18d., Nigel son of Felicia (*Felice*) 15d., William le Fevre 15d., Robert son of John 9s. 1½d., William le Provost 9s. 3d., John Magge 15d.

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Membrane 8d—cont.

There is also assigned to her free ingress and egress by the gates, unless she wish to construct other gates.

There is also assigned to her the court of her tenants aforesaid, with their amercements, fines, heriots, and reliefs.

In witness, etc., the jurors have put their seals.

Leicester, Burton Noveray.—Assignment of dower to Ida in the manor of Burton Noveray. First there is assigned to her the barn nearest on the east, with a cowshed extending to the east and a cowhouse extending to the south, with a plot opposite the barn and the said sheds; ingress and egress by the gate of the close of the manor, unless she will construct a new gate or entrance. There shall be common park for the dower and for the two parts in a plot extending to the end of the stable as it is set out by bounds. There is assigned to her a certain plot of garden on the east, together with 25 feet in length there in breadth there (*sic*) to make up the lack of garden for the excess of the great garden on the west, as it is set out by bounds. There is assigned to her all the plot between the two barns for ingress and egress into the garden.

There is assigned to her from the arable land a third of each parcel on the east and south in the common field as it is set out by bounds, and a third of all the meadow as it should fall to her by measure and the view of the men of the said town at the time of mowing, and also a third of the several pasture and of the other profits from the pasture.

There are assigned to her 57s. 3½d. of the rent of assize yearly, together with the services, customs, boon-works and other profits from the following tenants: John de Ilveston, free tenant, 2s., Alice Prat 4s., Ralph Syward 20s. 0½d., Robert Wresk 8s., John Lomb 16s., Reginald Loney 8s., William le Fevere 4s. 8d.

There are also assigned to her the pleas and perquisites of the said courts, so that she shall hold her court of the tenants separately and shall have their amercements with all other profits that may arise from the said tenants.

In witness whereof, etc., the jurors have put their seals to this assignment.

MEMBRANE 2d.

July 6. Peter Mallore, knight, acknowledges that he owes to John de Burgh-on-Sands. Drokenesford, clerk, 16l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

July 21. Geoffrey de Kernill came before the king, on Friday after St. Margaret, Burgh-on-Sands. and sought to replevy his land in Tylneye, which was taken into the king's hands for his default before the bailiffs of Thomas Bardolf at Tylneye in his court of Tylneye against Henry Carbonel and Katharine, his wife. This is signified to the bailiffs.

Memorandum, that the earls of Warrenne and Arundel, Roger de Mortuo Mari and John de Moubray, to whom the king lately rendered their lands and tenements falling to them by inheritance before they came of age, have not yet done their homage to the king.

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 The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.
 The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.
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This chronicle begins with the Creation, and is brought down to the reign of Edward III. The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

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These two treatises are valuable as careful abstracts of previous histories.

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The "Book of Hyde" is a compilation from much earlier sources, which are usually indicated with considerable care and precision. In many cases, however, the Hyde Chronicle appears to correct, to qualify, or to amplify the statements which, in substance, he adopts. There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

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It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgement of Geoffrey of Monmouth's "Historia Britonum"; in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a specimen of the French of Yorkshire.

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The earlier portion, extending from 782 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1168—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (see No. 49). From 1192 to 1201 may be said to be wholly Hoveden's work.
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